



INDEX OF REGULATIONS

1944/48)

1944, 1945, 1946, 1947) and 1948

UNDER THE REGULATIONS ACT, 1944

PART I



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Brockville Zone (Replacing O. Reg. 101/44)	131/48	July 10/48	192
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Owen Sound Zone (Replacing O. Reg. 127/44)	260/48	Nov. 6/48	387
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MAXIMUM PRICES OF MILK (Amending O. Reg. 63/45)	26/48	Feb. 28/48	29
MAXIMUM PRICES OF MILK (Amending O. Reg. 63/45)	37/48	Mar. 13/48	47
MILK PURCHASE PLAN (Amending O. Reg. 63/45)	19/48	Feb. 21/48	19
NORTH BAY MILK PRODUCERS ASSOCIATION (New)	82/45	Oct. 27/45	140
Oshawa Milk Producers Association (New)	42/45	Aug. 4/45	94
OWEN SOUND MILK PRODUCERS ASSOCIATION (New)	21/44	Aug. 19/44	60
Peterborough Milk Producers Association (New)	64/45	Aug. 11/45	120
PORT ELGIN AND SOUTHAMPTON MILK PRODUCERS ASSOCIATION (New)	21/46	Mar. 2/46	26
PORT HOPE MILK PRODUCERS ASSOCIATION (New)	50/45	Aug. 4/45	101
St. Thomas Milk Producers Association (New)	38/45	July 28/45	68
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Kingston Milk Producers Association (New)	189/48	Sept. 4/48	250
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MINIMUM WAGES FOR FEMALES (Revoking O. Regs. 78/44, 79/44 and 81/44 to 92/44, inclusive)	24/47	Mar. 29/47	47
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tions (New)	74/44	Nov. 18/44	209
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GENERAL (Amending O. Reg. 235/44)	33/45	July 28/45	66
GENERAL AMENDMENTS (Amending O. Regs. 235/44 and 38/47)	47/48	Apr. 3/48	101
GENERAL AMENDMENTS (Amending O. Reg. 38/47)	69/48	May 8/48	135
RESTAURANTS (Amending O. Reg. 235/44)	4/46	Jan. 26/46	5
Superannuation Plan (New)	38/47	May 3/47	60

PART II
Regulations revoked and replaced

O. Reg. No.	O. Reg. No.	O. Reg. No.	O. Reg. No.	O. Reg. No.
8/44	127/44	249/44	78/45	102/46
9/44	128/44	251/44	80/45	103/46
12/44	129/44	252/44	81/45	105/46
18/44	130/44	253/44	83/45	108/46
19/44	131/44	254/44	84/45	109/46
23/44	133/44	255/44	86/45	115/46
24/44	135/44	256/44	87/45	125/46
25/44	136/44	258/44	91/45	128/46
28/44	137/44	259/44	94/45	130/46
29/44	138/44	260/44	95/45	143/46
31/44	139/44	269/44	96/45	152/46
32/44	142/44	278/44	97/45	155/46
34/44	143/44	279/44	98/45	158/46
35/44	144/44	280/44	99/45	159/46
36/44	148/44	287/44	100/45	160/46
52/44	149/44	288/44	105/45	161/46
53/44	151/44	289/44	106/45	165/46
54/44	153/44	300/44	1/46	170/46
69/44	157/44	301/44	2/46	172/46
73/44	159/44	302/44	3/46	3/47
75/44	160/44	30.6/44	5/46	16/47
76/44	163/44	323/44	6/46	42/47
77/44	165/44	324/44	7/46	47/47
78/44	168/44	325/44	9/46	48/47
79/44	171/44	326/44	12/46	49/47
80/44	173/44	327/44	13/46	52/47
81/44	175/44	328/44	14/46	53/47
82/44	176/44	329/44	15/46	67/47
83/44	177/44	330/44	19/46	75/47
84/44	178/44	331/44	22/46	88/47
85/44	181/44	332/44	25/46	118/47
86/44	185/44	333/44	26/46	119/47
87/44	186/44	334/44	28/46	120/47
88/44	189/44	335/44	29/46	127/47
89/44	192/44	336/44	30/46	141/47
90/44	194/44	337/44	31/46	170/47
91/44 92/44	206/44 207/44	338/44 339/44	35/46 39/46	198/47 200/47
96/44	208/44	340/44	40/46	204/47
97/44	210/44	1/45	42/46	213/47
100/44	212/44	2/45	45/46	214/47
101/44	213/44	3/45	47/46	221/47
103/44	215/44	5/45	48/46	237/47
104/44	217/44	10/45	49/46	241/47
105/44	218/44	11/45	50/46	243/47
106/44	219/44	21/45	55/46	246/47
108/44	221/44	24/45	57/46	252/47
110/44	225/44	25/45	60/46	263/47
111/44	266/44	30/45	67/46	264/47
112/44	227/44	34/45	68/46	269/47
113/44	232/44	45/45	72/46	9/48
114/44	240/44	47/45	73/46	14/48
117/44	241/44	51/45	74/46	16/48
118/44	242/44	55/45	88/46	29/48
119/44	243/44	56/45	89/46	31/48
122/44	244/44	66/45	92/46	57/48
124/44	246/44	70/45	98/46	75/48
125/44	247/44	72/45	101/46	77/48
126/44		76/45		78/48
		37	×4	

PART III

Regulations revoked and not replaced

| O. Reg. No. |
|-------------|-------------|-------------|-------------|-------------|
| 25/47 | 61/47 | 81/47 | 133/47 | 4/48 |
| 58/47 | 78/47 | 101/47 | 143/47 | 76/48 |
| 59/47 | 79/47 | 105/47 | 144/47 | 201/48 |

PART IV

Regulations replaced but not revoked

O. Reg. 43/46

PART V

Regulations which have only revocation provisions

93/45 254/47 115/48 145/48 273/48 5/47 260/47 117/48 177/48 283/48	Vo.
5/47 260/47 117/48 177/48 283/48	
232/47 287/48	

PART VI

Regulations the filing of which was vacated by The Statute Law Amendment Act, 1947,

(No. 2) and The Regulations Amendment Act, 1948

| O. Reg. No. |
|-------------|-------------|-------------|-------------|-------------|
| 272/44 | 65/47 | 158/47 | 166/47 | 180/47 |
| 273/44 | 130/47 | 159/47 | 167/47 | 181/47 |
| 276/44 | 131/47 | 160/47 | 168/47 | 182/47 |
| 277/44 | 132/47 | 161/47 | 169/47 | 183/47 |
| 62/46 | 142/47 | 162/47 | 171/47 | 184/47 |
| 167/46 | 150/47 | 163/47 | 172/47 | 185/47 |
| 1/47 | 155/47 | 164/47 | 173/47 | 186/47 |
| 63/47 | 156/47 | 165/47 | 177/47 | 196/47 |
| 64/47 | 157/47 | | 179/47 | 203/47 |

PART VII

Regulations which have expired through the effluxion of time

the state of the s				
O. Reg. No.	O. Reg. No.	O. Reg. No.	O. Reg. No.	O. Reg. No.
4/44	116/46	148/46	190/47	261/47
5/44	126/46	169/46	194/47	17/48
48/44	131/46	9/47	199/47	20/48
49/44	132/46	19/47	211/47	25/48
179/44	133/46	27/47	215/47	72/48
180/44	134/46	29/47	225/47	89/48
234/44	135/46	35/47	228/47	92/48
31/45	136/46	46/47	229/47	100/48
32/45	137/46	69/47	230/47	109/48
48/45	138/46	80/47	233/47	110/48
74/45	139/46	90/47	238/47	125/48
90/45	140/46	91/47	244/47	136/48
103/45	141/46	152/47	246/47	224/48
10/46	144/46	170/47	247/47	247/48
69/46	146/46	174/47	253/47	249/48
70/46	147/46	178/47	260/47	270/48
87/46				272/48

THE REGULATIONS ACT, 1944

Statutes of Ontario, 1944 CHAPTER 52

As amended by 1947, chapter 102, section 9

and

REGULATIONS THEREUNDER

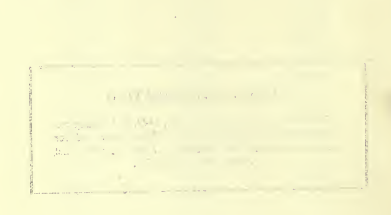
OFFICE CONSOLIDATION

This edition of *The Regulations Act, 1944*, and regulations is prepared for purposes of convenience only and for accurate reference have recourse to the Statutes and O. Regs 1/44 and 135/47.

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ASCHUE TOUR THEREUNDER



THE REGULATIONS ACT, 1944 Statutes of Ontario, 1944

CHAPTER 52

As amended by 1947, chapter 102, sectio 9.

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

Interpretation,—

(a) "file" shall mean file in the manner prescribed in section 2;

"file";

- (b) "Minister" shall mean the member of the Executive Council to whom "Minister" the administration of this Act is assigned by the Lieutenant-Governor in Council;
- (c) "publish" shall mean publish in the manner prescribed in section 3; "publish";
- (d) "Registrar" shall mean Registrar of Regulations; and 1944, c. 52, "Registrar"; s. 1, cls. (a-d).
- (e) "regulation" shall mean any regulation, rule, order or by-law of a "regulation". legislative nature made or approved under the provisions of any Act of this Legislature by the Lieutenant-Governor in Council, a Minister of the Crown, a department of the public service, an official of the government or a board or commission all the members of which are appointed by the Lieutenant-Governor in Council, but shall not include,
 - (i) a by-law of a municipality or local board, as defined in The Department of Municipal Affairs Act, or Rev. Stat., c. 59.
 - (ii) an order of the Ontario Municipal Board other than an order prescribing rules governing proceedings before the Board. 1947, c. 102, s. 9 (1). (See 1947, c. 102, s. 9 (4).)
- 2.—(1) Every regulation shall be filed in duplicate with the Registrar together Filing with a certificate in duplicate of the making thereof signed by the authority making the regulation or a responsible officer thereof and, where approval is required, with a certificate in duplicate of approval signed by the authority so approving or by a responsible officer thereof, provided that in the case of a regulation made by a Minister which does not require approval, no certificate shall be required. 1944, c. 52, s. 2 (1); 1947, c. 102, s. 9 (2).
- (2) Where a regulation is made or approved by the Lieutenant-Governor in Copy from Council, the filing with the Registrar of two copies thereof certified to be true Council. copies by the Clerk of the Executive Council shall be deemed to be compliance with subsection 1.
- (3) Unless otherwise stated therein a regulation shall come into force and have Commence-effect on and after the day upon which it is filed and a regulation shall in no case come into force or have effect before the day of filing.

Failure to file. (4) Notwithstanding any other Act, a regulation which is not filed shall have no effect. 1944, c. 52, s. 2 (2-4).

Publication.

3.—(1) Every regulation shall, within one month of the filing thereof, be published in *The Ontario Gazette*.

Extension of time for publication.

(2) The Minister may at any time, by order, extend the time for publication of a regulation and such order shall be published with the regulation.

Effect of non-publication.

(3) A regulation which is not published shall not be valid as against a person who has not had actual notice thereof.

Effect of publication.

- (4) Publication of a regulation shall,—
 - (a) be prima facie evidence of the text of the regulation and of the approval where required, and filing thereof; and
 - (b) be deemed to be notice of the contents thereof to every person subject thereto or affected thereby,

and a published regulation shall be judicially noticed. 1944, c. 52, s. 3.

Powers of Minister.

4. The Minister may,—

- (a) determine whether any regulation, rule, order or by-law is a regulation within the meaning of this Act and his decision shall be final;
- (b) determine who shall be deemed responsible officers within the meaning of section 2; and
- (c) determine any matter which may arise in connection with the administration of this Act. 1944, c. 52, s. 4.

Registrar.

- **5.**—(1) There shall be a Registrar of Regulations appointed by the Lieutenant-Governor in Council who shall,—
 - (a) be responsible for the numbering and indexing of all regulations filed with him and for the publication thereof; and
 - (b) exercise such powers and perform such duties as may be vested in or imposed upon him by this Act, the regulations passed hereunder, or the Minister. 1944, c. 52, s. 5.

Certificate o Registrar. (2) The Registrar may issue a certificate as to the filing of any regulation and every such certificate shall be *prima facie* evidence of the facts stated therein without any proof of appointment or signature. 1947, c. 102, s. 9 (3).

Numbering.

6.—(1) Regulations or amendments thereto shall be numbered in the order in which they are filed, and a new series shall be commenced in each calendar year.

Citation.

(2) Regulations may be cited and referred to by the expression "Ontario Regulation" or "O. Reg." followed by the number thereof, a vertical stroke and the last two figures of the calendar year of the filing thereof. 1944, c. 52, s. 6.

Regulations.

- 7.—(1) Subject to the approval of the Lieutenant-Governor in Council, the Minister may make regulations,—
 - (a) prescribing the powers and duties of the Registrar;
 - (b) prescribing the form, arrangement and scheme of regulations;

- (c) prescribing a system of indexing;
- (d) providing for the preparation and publication of a consolidation or codification of regulations which have been filed, and for the preparation and publication of supplements thereto; and
- (e) generally for the better carrying out of the provisions of this Act.
- (2) Publication of a regulation in a consolidation or codification or supplement Consolidation, codithereto shall be deemed publication within the meaning of this Act. 1944, c. 52, fication. s. 7.
- 8.—(1) Notwithstanding the provisions of this Act, every regulation made Regulations prior to the date of the coming into force of this Act shall continue in force and passed. effect until the 31st day of December, 1944, but every such regulation shall be filed on or before the 31st day of December, 1944, and the provisions of this Act shall apply, mutatis mutandis, thereto.
- (2) This section shall not affect any legal proceeding which is commenced prior Pending legal proceedings to the 31st day of December, 1944. 1944, c. 52, s. 8.
- 9. The filing or publication of a regulation under this Act shall not have the Defects not effect of validating or correcting any such regulation which is otherwise invalid or defective in any respect or for any reason. 1944, c. 52, s. 9.
 - 10. This Act shall come into force on the 1st day of July, 1944.

Commencement of Act.

11. This Act may be cited as The Regulations Act, 1944.

Short title.

REGULATIONS MADE BY THE MINISTER UNDER THE REGULATIONS ACT, 1944

(O. Reg. 1/44 as amended by O. Reg. 135/47)

FORM

- 1. The form of regulations, amendments thereto and revocations thereof including punctuation, capitalization, spelling and other matters of style shall conform to the practice of the office of the Legislative Counsel in the preparation of the statutes, but this regulation shall not apply to regulations made by the Rules Committee. (O. Reg. 135/47.)
- 2. Each regulation shall be numbered consecutively and subregulations shall be avoided wherever feasible.
- 3. The inclusion of maps, forms and illustrations in regulations shall be avoided wherever feasible; which is a supplied to the control of th
- 4. Where it is necessary to include a map, form or illustration it shall wherever feasible be a line cut and shall be not greater than two and one-half inches in width and the cut, plate or other device necessary in the printing of the map, form or illustration shall be delivered to the Registrar when the regulations are filed.
- 5. Regulations shall be on paper approximately $14 \times 8\frac{1}{2}$ inches, shall have a left hand margin of not less than 2 inches and a right hand margin of not less than 1 inch and where typewritten shall be double spaced except in the case of quotations, tabulations, descriptions of land and indented clauses which may be single spaced.
- 6. The certificate or certificates required by section 2 of the Act shall appear at the commencement of the regulations and shall indicate,—
 - (a) the subject matter of the regulations;
 - (b) the Act authorizing the making of the regulations;
 - (c) by whom the regulations have been made;
 - (d) the date of the making of the regulations;
 - (e) by whom the regulations have been approved where approval is required;
 - (f) the date of the approval of the regulations; and
 - (g) a statement indicating whether or not the regulations replace or amend other regulations, indicating the number of any regulations so replaced or amended.
- 7. A concise table of contents shall be appended to regulations before the filing thereof unless the regulations contain appropriate headings in the body thereof, but such tables of contents and headings shall form no part of the regulations but shall be deemed to be inserted for convenience of reference only.

FILING

- 8. Regulations shall be filed only during the regular hours of the office of the Registrar.
- 9. Regulations shall be deemed to be filed only when they are marked "filed" over the signature of the Registrar and when so marked they shall be deemed to have been filed at the time they were received in the Registrar's office.

- 10. The Registrar may refuse to file regulations where,—
- (a) doubt exists as to the authority to make the regulations or any part thereof;
- (b) doubt exists as to the meaning of the regulations or any part thereof; or
- (c) the regulations do not comply with the requirements of the Act and these regulations.

INSPECTION

11. Regulations shall be immediately available for public inspection upon the filing thereof.

PUBLICATION

12. The Registrar shall furnish a copy of the regulations filed to the King's Printer for publication in *The Ontario Gazette*.

REGISTER AND INDICES

- 13. The Registrar shall maintain,—
- (a) a register;
- (b) an Act index;
- (c) a Department index; and
- (d) a subject index.
- 14. Each page of the register shall be divided into six columns which shall respectively contain the following information with respect to all regulations filed,—
 - (a) the number of the regulations;
 - (b) the subject matter of the regulations;
 - (c) the Act authorizing the making of the regulations;
 - (d) the Department or other authority responsible for the filing of the regulations;
 - (e) a statement indicating whether or not the regulations replace or amend other regulations and a reference to the number of the regulations so replaced or amended; and
 - (f) a statement of any amendment to or revocation of the regulations by subsequent regulations.
- 15. The Act index shall indicate all regulations passed under each Act by reference to the numbers thereof.
- 16. The Department index shall indicate all regulations filed by each Department or other authority by reference to the numbers thereof.
- 17. The subject index shall indicate all regulations pertaining to each subject by reference to the numbers thereof.

ACTING REGISTRAR

18. The Registrar may designate any solicitor who is employed in the public service of Ontario to act in his place and stead during any period of absence from the office.

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JANUARY 3rd, 1948

THE OLD AGE PENSIONS ACT

O. Reg. 269/47. Amending O. Reg. 67/47. Cost-of-living Bonus. Made—18th December, 1947. Filed—23rd December, 1947, 11.00 a.m.

REGULATIONS MADE UNDER THE OLD AGE PENSIONS ACT

- 1. Regulation 7, except clauses a, b and c, of Ontario Regulations 67/47 is revoked and the following substituted therefor:
 - 7. The Commission may pay to a pensioner a cost-of-living bonus not exceeding \$10 a month to meet needs of an exceptional nature other than those provided for elsewhere in this Part where,—

(2202)

THE MILK CONTROL ACT

O. Reg. 270/47.
Amending O. Reg. 250/47.
Maximum Prices of Milk.
Made—22nd December, 1947.
Approved—30th December, 1947.
Filed—30th December, 1947, 3.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 1 of Ontario Regulations 63/45 as made by Ontario Regulations 250/47 is amended by adding thereto the following,—

2a. Bancroft			
12b. Cardinal	. 16	.09	.05
13b. Clinton	.17	.10	.06
19a. Dunnville	.17	.10	

20a. Erin	.17 .17	. 10 . 10	.06 .06
21a. Fergus and Elora 21b. Fort Erie	.16 .17½	.09	.05
25c Gore Bay and Little Current	.17	.10	.06½
28b. Hawkesbury	.16	.09	.05
33a. Kingsville	.17	.10	.06
35a. Lakefield	.16	.09	.05
56a. Ratter and Dunnett Township.	.16	.09	.05
57a. Ridgeway57b. Rockland	.17½	101/2	.06
58a. St. George	.16	.09	.06
62a. Seaforth and Brucefield	.17	.10	.06
66b. Strathroy	.16	.09	.05
67a. Sundridge and South River	. 17	.10	.06
69a. Tavistock and Shake- speare	.15	.08	.05
78a. Winchester	.16 .18 .17	.09 .10 .10	.05 .06½ .06

2. Item 1a of Schedule 1 of Ontario Regulations 63/45 as made by Ontario Regulations 250/47 is revoked and the following substituted therefor,—

3. These regulations shall come into force on the first day of January, 1948.

8. C. M. MEEK, Chairman. A. P. CLARK, Secretary.

(37)



JANUARY 17th, 1948

"AN ACT RESPECTING THE HAMILTON STREET RAILWAY COMPANY", being chapter 90 of the Statutes of Ontario, 1893.

> O. Reg. 271/47. New. By-law as to Class Λ and B Shares. Made—20th December, 1947. Filed—31st December, 1947, 4.15 p.m.

By-law made under an Act entitled "An Act respecting the Hamilton Street Railway Company", being chapter 90 of the Statutes of Ontario, 1893.

By-LAW No. 43

BE IT ENACTED AND IT IS HEREBY ENACTED as a by-law of the company:

- 1. That the capital of the company be decreased from \$2,000,000 divided into 80,000 shares of the par value of \$25 each to \$400,000 divided into 16,000 shares of the par value of \$25 each, the decrease to be effected by,—
 - (a) cancelling the 15,000 unissued shares of the par value of \$25 each; and
 - (b) cancelling, pro rata, 48,100 issued shares of the par value of \$25 each.
- 2. That the remaining 16,000 issued shares of the par value of \$25 each be changed, pro rata, into 300,000 Class A shares without par value and 100,000 issued Class B shares without par value.
- 3. That the Class \boldsymbol{A} shares and Class \boldsymbol{B} shares shall be subject to the following terms and conditions:
 - (a) the holders of the Class A shares shall be entitled to receive and the company shall pay thereon as, and when declared by the board of directors, out of the moneys of the company properly applicable to the payment of dividends, a fixed, cumulative, preferential cash dividend, hereinafter called the "preferred dividend", at the rate of 50 cents per share per annum, payable quarterly on the 15th of March, June, September and December in each year;
 - (b) preferred dividends shall accrue from such date or dates as may be determined by the board of directors by a by-law approved by the Provincial Secretary;
 - (c) each quarterly preferred dividend shall be deemed to be a dividend for the quarterly period ending on the dividend payment date, and if not so declared and paid in and for any quarterly period, may subsequently be declared and paid;
 - (d) no dividend shall, at any time, be declared or paid upon or set apart for payment on the
 Class B shares until the preferred dividend for the then current quarterly period has been declared and until all preferred dividends for all previous quarterly periods from the date fixed

by the board of directors and approved in the manner aforesaid for dividends to accrue shall have been declared and paid or set apart for payment;

- (e) the holders of the Class A shares shall not be entitled to any dividends other than or in excess of the dividends hereinbefore provided for:
- (f) warrants or cheques of the company payable at par at any branch of the company's bankers for the time being in Canada, far northern branches as may from time to time be designated by such bankers excepted, shall be issued in respect of the dividends and payment thereof shall satisfy the dividends;
- (g) after the preferred dividends for the then current quarterly period have been declared and all preferred dividends on the Class A shares for any previous quarterly periods have been declared and paid or set aside for payment, the holders of the Class B shares shall be entitled to receive, out of the moneys of the company properly applicable to the payment of dividends, when declared by the board of directors, a dividend or dividends in such amount or amounts as the board of directors may from time to time determine, but the dividends on the Class B shares shall be non-cumulative whether earned or not and the payment of those dividends shall be solely at the discretion of the board of directors;
- (h) the holders of Class A shares shall be entitled to have mailed to them copies of the financial statements and the directors' reports thereon submitted to annual meetings of shareholders and shall be entitled to receive notice of and to attend meetings of shareholders but shall not be entitled to vote at any meeting unless the company from time to time shall fail to pay in the aggregate 8 consecutive quarterly preferred dividends on the dates on which the same shall be paid according to the terms hereof, whether or not such dividends have been declared and whether or not there are any moneys of the company properly applicable to the payment of dividends;
- (i) thereafter, so long as any dividends on the Class A shares remain in arrears, the holders of the Class A shares shall be entitled to receive notice of all meetings of shareholders, and to attend all such meetings, and to one vote in respect of each Class A share held and as a class, to elect the majority of the board of directors and the holders of the Class B shares, as a class, shall have the right to elect the other directors;
- (j) after payment of the arrears of dividends as aforesaid, the holders of the Class A shares shall not be entitled to vote at any meeting of shareholders unless an aggregate of 8 consecutive quarterly preferred dividends are again in arrears and are payable according to the terms hereof;

- (k) in the event of the dissolution or winding up of the company or other distribution of the assets of the company among shareholders, other than by way of dividend out of moneys of the company properly applicable to the payment of dividends, the holders of the Class A shares shall first be entitled to receive an amount equivalent to the unpaid preferred dividends thereon, which for those purposes shall be calculated as if the dividends were accruing from day to day from the last dividend payment date to which such dividends have been paid in full, up to the date of such distribution, whether declared or not; and thereafter the holders of the Class A shares and the holders of the Class B shares shall be entitled to share equally, share for share, in the distribution of the assets of the company;
- (l) the company shall not be voluntarily dissolved or wound up or its assets distributed among the shareholders, except by way of dividends, unless the dissolution or winding up is sanctioned by at least two-thirds of the votes cast by the holders of Class A shares and at least two-thirds of the votes cast by the holders of Class B shares at a special general meeting of shareholders duly called for considering the same;
- (m) no class of shares in the capital stock of the company may be created ranking or purporting to rank as to capital prior to, or as to dividends prior to or pari passu with, the Class A shares, unless the by-law authorizing the creation of the same has been confirmed by a vote of shareholders present, or represented by proxy and holding not less than two-thirds of the issued capital stock represented at a special general meeting duly called for considering the same;
- (n) in the event of shares of either class being at any time subdivided, redivided, consolidated, converted or exchanged for a greater or lesser number of shares of the same or another class, appropriate adjustment shall be made in the rights and conditions attaching to the Class A

- and Class B shares respectively, so as to preserve in all respects the benefits hereby conferred on the holders of each class;
- (o) no holder of Class A shares or Class B shares shall be entitled as of right to subscribe for, to purchase or to receive any part of any issue of shares or of bonds, debentures or other securities of the company;
- (p) the foregoing provisions may be varied, revoked or modified by by-law if confirmed by a vote of shareholders present, or represented by proxy and holding not less than two-thirds of the issued capital stock represented at a special general meeting duly called for considering the same;
- (q) the Class B shares shall be subject to the prior rights and privileges of the Class A shares and except as aforesaid shall have all voting rights; and
- (r) the holders of the Class B shares shall be entitled to one vote in person or by proxy at all meetings of shareholders with respect to each Class B share held.
- 4. The directors be and are hereby authorized to apply to the Provincial Secretary for the approval of this by-law.

Passed the 20th day of December, 1947.

GEO. E. WALLER, Vice-President.

J. J. WALL, Secretary.

APPROVED BY

D. R. MICHENER, Provincial Secretary.

(108)

3

JANUARY 24th, 1948

THE TEACHING PROFESSION ACT, 1944

O. Reg. 1/48. Amending O. Reg. 60/44. Regulations and Special War Service. Made—12th December, 1947. Approved—8th January, 1948. Filed—13th January, 1948, 11.15 a.m.

REGULATIONS MADE BY THE BOARD OF GOVERNORS UNDER THE TEACHING PROFESSION ACT, 1944

- 1. Regulation 19 of Ontario Regulations 60/44 is revoked.
- 2. Ontario Regulations 60/44 are amended by adding thereto the following:

REGULATIONS

19. Regulations or resolutions made by the Board of Governors may be evidenced by the signatures of the president and secretary.

SPECIAL WAR SERVICE

- 20. Service in the following organizations:
 - (a) Canadian Legion;
 - (b) Civilian Meteorological Service;
 - (c) Knights of Columbus;
 - (d) Merchant Marine;
 - (e) Red Cross;
 - (f) Salvation Army;
 - (g) St. John's Ambulance Brigade;
 - (h) Young Men's Christian Association;
 - (i) Young Men's Hebrew Association; and
 - (j) Young Women's Christian Association,

is designated as special war service which shall be deemed to be special war service for the purposes of subsection 2 of section 4 of the Act, but only where the teacher was engaged full-time on the service in the organization.

Board of Governors of The Ontario Teachers' Federation,

> by WINSTON DANIELS, President.

by NORA HODGINS, Secretary.

(118)

4

THE GAME AND FISHERIES ACT, 1946

O. Reg. 2/48. Amending O. Reg. 145/46. General Amendments. Made—9th January, 1948. Filed—14th January, 1948, 3.30 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

- 1. Clause a of regulation 30 of Ontario Regulations 145/46 is revoked.
- 2.—(1) Clause a of subregulation 3 of regulation 31 of Ontario Regulations 145/46 as made by Ontario Regulations 245/47 is amended by striking out the figure "39" and substituting therefor the figure and symbol "39a".
- (2) Clause b of subregulation 3 of regulation 31 of Ontario Regulations 145/46 as made by Ontario Regulations 245/47 is amended by striking out the figure "40" and substituting therefor the figure and symbol "40a".
- (3) The number "39" of Form 39 of Ontario Regulations 145/46 as made by Ontario Regulations 245/47 is struck out and the number and symbol "39a" is substituted therefor.
- (4) The number "40" of Form 40 of Ontario Regulations 145/46 as made by Ontario Regulations 245/47 is struck out and the number and symbol "40a" is substituted therefor.
- 3. Regulation 35a of Ontario Regulations 145/46 as made by Ontario Regulations 246/47 is revoked.
- 4. Ontario Regulations 145/46 are amended by adding thereto Part II as follows:

PART II

OPEN SEASONS

OPEN SEASONS FOR FOX

- 35. The Council of each of the counties of Ontario, Peel, Prince Edward, Simcoe and York may declare open seasons for the hunting of fox for any period from the 1st of April to the 31st of October in any year.
- 5. Regulation 44 of Ontario Regulations 145/46 as made by Ontario Regulations 220/47 is revoked and the following substituted therefor:
 - 44. The holder of a Trap-Line Licence may trap in open season 1 beaver for each occupied beaver-house in the trap-line area covered by the Trap-Line Licence, but only where he reports at least 5 houses in his application.
- 6. Ontario Regulations 145/46 as made by Ontario Regulations 220/47 are amended by adding thereto:
 - 44a. No person other than the holder of a Trap-Line Licence in Form 41 shall trap beaver on Crown Lands.

- 7. Regulation 45 of Ontario Regulations 145/46 as made by Ontario Regulations 220/47 is revoked and the following substituted therefor:
 - 45.—(1) Where a person is the owner of land or a locatee of land located under *The Public Lands Act* or is the holder of a written permit from the owner or locatee to trap beaver on the land and,—
 - (a) holds a licence in form 20, 21 or 22;
 - (b) makes an application in Form 42 for a licence in Form 43; and
 - (c) is granted the licence,

he may trap beaver on that land.

- (2) The licence shall be known as "Special Beaver Licence" and shall expire on the 30th of June following the date of issue.
- 8. Regulation 48 of Ontario Regulations 145/46 as made by Ontario Regulations 220/47 is revoked and the following substituted therefor:
 - 48.—(1) The holder of a Special Beaver Licence may trap in open season 1 beaver for each occupied beaver-house reported in his application.
 - (2) Where the land described in the licence does not suffice to support the beaver remaining, the holder may trap the number in excess of the support where he shows the number and the extent of support in his application.
 - (3) where the beaver in the occupied beaver-houses are causing damage to the land described in the licence, the holder may trap all the beaver.
- Regulation 50 of Ontario Regulations 145/46 as made by Ontario Regulations 220/47 is revoked.
- 10. Form 40 of Ontario Regulations 145/46 as made by Ontario Regulations 220/47 is revoked and the following substituted therefor:

FORM 40

The Game and Fisheries Act, 1946

19....

APPLICATION FOR A TRAP-LINE LICENCE

Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof,

(Name in full, surname preceding)

- 1. I am a British subject and have resided in Ontario for.....years.
- 2. I have trapped on these lands for.....vears.

- 3. There are.....occupied beaver-houses on these lands.
- 1 certify that the information in this application is true.

1 enclose licence fee of \$5.

Dated at......this......day of

(Signature of applicant)

11. Ontario Regulations 11/45, 66/45, 98/45 and 221/47 are revoked.

FORM 42

The Game and Fisheries Act, 1946

19....
Identification
Age
Height
Weight
Colour of eyes
Colour of hair

APPLICATION FOR SPECIAL BEAVER LICENCE

Under	The	Game	and I	Fisheries	Act, 19	46, and the
regulation	s, an	d sub	ject to	the lin	nitations	thereof,
I,						

(Name in full, surname preceding)

of......(Post-office addres)

Township..... of which I am the owner or locatee under *The Public Lands Act*, or the holder of a written permit, hereto annexed, from the owner or locatee.

- 1. There are......occupied beaver-houses located on the land.
- 2. The land does not support in excess of beaver, and there are beaver on the land.
- 3. The beaver on the land are causing damage to the land as follows:
- 4. I have resided in Ontario for years.
- 5. I am the holder of licence No..... in form 20, 21 or 22.
- 6. I certify that the information in this application is true.

(Signature of Applicant)

FORM 43

The Game and Fisheries Act, 1946

19....

Resident Trapper's Licence number......

Identification

Special Beaver Licence number.....

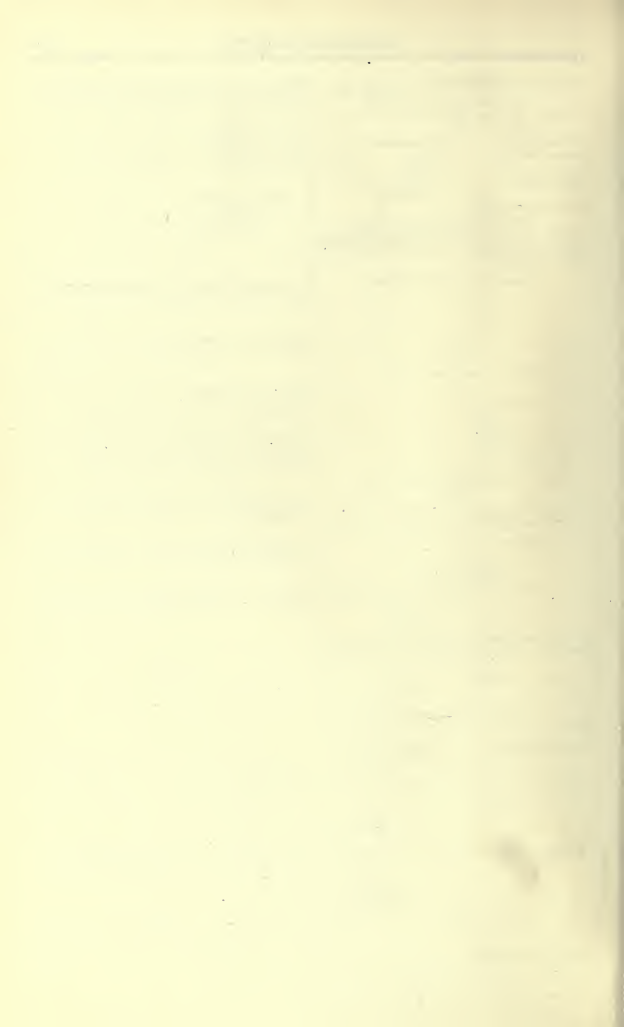
Age Height Weight Colour of eyes Colour of hair

SPECIAL BEAVER LICENCE

Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to

(Name in full, surname preceding)

of
This licence expires the 30th of June, 19
Specimen signature Deputy Minister of licensee Date of issue
(137)



JANUARY 31st, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 3/48. Amending O. Reg. 218/47. Zones and Industries. Made—January 21st, 1948. Filed—January 23rd, 1948, 11.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

PETERBOROUGH ZONE

(7) That part of Ontario described in item 7 of Appendix A is designated as a zone, to be known as the "Peterborough Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

BELLEVILLE ZONE

(8) That part of Ontario described in item 8 of Appendix A is designated as a zone, to be known as the "Belleville Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

CORNWALL ZONE

(9) That part of Ontario described in item 9 of Appendix A is designated as a zone, to be known as the "Cornwall Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

2. Regulation 2 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

PAINTING AND DECORATING INDUSTRY

(6) The Painting and Decorating Industry as defined in item 6 of Appendix B is designated as an industry for the purposes of the Act.

3. Appendix A of Ontario Regulations 218/47 is amended by adding thereto the following items:

PETERBOROUGH ZONE

7. The City of Peterborough and the suburban area adjacent thereto and lying within a line drawn as follows: commencing at the intersection of the centre line of the road allowance between concessions 9 and 10 with the centre line of the road allowance between lots 6 and 7 in the Township of Monaghan, North, thence northerly along the centre line of the road allowance between lots 6 and 7 to the northerly boundary of the Township

of Monaghan, North, thence northerly along the centre line of the road allowance between lots 6 and 7, across concessions 1 and 2, in the Township of Smith, to the centre line of the road allowance between concessions 2 and 3 in the Township of Smith, thence easterly along that centre line and its production easterly to the centre line of the road allowance between Lot 11, centre line of the road allowance between Lot 11, Concession 2, and Lot 5, Range West of the Chemung Road, in the Township of Smith, thence south-easterly along that centre line to the production westerly of the centre line of the road allowance between lots 4 and 5, Range West of the Chemung Road, thence northeasterly along that production and centre line across Range West and Range East of the Chemung Road and its production easterly to the centre line of the road allowance between Lot 4, Range East of the Chemung Road, and Lot 15, Concession 3, in the Township of Smith, thence south-easterly along that centre line to thence south-easterly along that centre line to the production westerly of the centre line of the road allowance between concessions 2 and 3 in the Township of Smith, thence easterly along that production and centre line and its production easterly to the production northerly of the centre line of the road allowance between concessions 11 and 12 in the Township of Douro, thence southerly along that production and centre line to the centre line of the road allowance between the townships of Douro and Otonabee, thence southerly along the centre line of the road allowance between concessions 11 and 12 in the Township of Otonabee and its production southerly to the centre line of Provincial Highway 7, thence easterly along the centre line of the provincial highway to the production north-westerly of the centre line of County Road (Suburban) 2, thence southeasterly and southerly along the production and centre line of County Road (Suburban) 2 across lots 26 and 25 and part of Lot 24, Concession 11, to the centre line of the road allowance between concessions 11 and 12 in the Township of Otonabee, thence southerly along that centre line to the production easterly of the line between lots 22 and 23, Concession 12, in the Township of Otonabee, thence westerly along that production and line across concessions 12 to 16, both inclusive, and its production westerly to the centre line of the Otonabee River, thence southerly along the centre line of the river to the production easterly of the centre line of the road allowance between concessions 9 and 10 in the Township of Monaghan, North, thence westerly along that production and centre line to the point of commencement.

BELLEVILLE ZONE

8. The City of Belleville and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the east side of the road between lots 24 and 25 in the Township of Sidney in the County of Hastings meets the high-water mark of the northern shore of the Bay of Quinte, thence northerly along the east side of that road across concessions 1, 2 and 3 to the south side of a road in Lot 25, Concession 4, thence easterly along the south side of that road across lots 25 to 38, both inclusive, Concession 4, to the boundary between the townships of Sidney and Thurlow, thence northerly along

that boundary to the line between concessions 4 and 5 in the Township of Thurlow, thence easterly along that line and its production easterly to the production northerly of the west limit of Lot 12, Concession 4, thence southerly along that production and west limit to the line be-tween concessions 4 and 3 in the Township of Thurlow, thence easterly along that line to the east side of Lot 25, Concession 3, in the Township of Thurlow, thence southerly along the east side of Lot 25 across concessions 3, 2 and 1 and 1 Broken-front to the high-water mark of the northern shore of Big Bay of the Bay of Quinte, thence westerly along that high-water mark to the line between lots 20 and 21 in the Township of Thurlow, thence southerly along the produc-tion southerly of the line between lots 20 and and 21 to the centre line of Big Bay, thence south-westerly along the centre line of Big Bay and Muscote Bay of the Bay of Quinte to the production easterly of the boundary between the townships of Sophiasburg and Ameliasburg in the County of Prince Edward, thence westerly along the production and boundary between the town-ships of Sophiasburg and Ameliasburg to the westerly limit of the Township of Sophiasburg, thence westerly along the line between concessions 3 and 4 in the Township of Ameliasburg to the southerly limit of Provincial Highway 14, thence easterly along the southerly limit of the provincial highway to the south side of the road between concessions 3 and 4, thence westerly along the south side of the road and its production westerly to the line between lots 77 and 78 in the Township of Ameliasburg, thence norther the being that line to the high water marks of erly along that line to the high-water mark of the southern shore of the Bay of Quinte, thence north-easterly across the Bay of Quinte to the point of commencement.

CORNWALL ZONE

9. The City of Cornwall and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the town line between the townships of Cornwall and Charlottenburg meets the high-water mark of the northerly shore of the St. Lawrence River, thence northerly along that town line to the south side of County Highway 19, thence westerly along the south side of the county highway to the west side of the road between lots 18 and 19, Concession 3, in the Township of Cornwall, thence southerly along the west side of that road and its production southerly to the high-water mark of the northerly shore of the St. Lawrence River, thence easterly along that high-water mark to the point of commencement.

4. Appendix B of Ontario Regulations 218/47 is amended by adding thereto the following item:

Painting and decorating industry

- The Painting and Decorating Industry is defined as all work done by painters, decorators, paperhangers and glazers in the,—
 - (a) construction;
 - (b) erection;
 - (c) repair;
 - (d) remodelling; or
 - (e) alteration,

of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution.

CHARLES DALEY,
Minister of Labour.

January 21, 1948.

(191)

5

6

Publications Under The Regulations Act, 1944

FEBRUARY 7th, 1948

Erratum

An Act respecting the HAMILTON STREET RAILWAY COMPANY.

In Ontario Regulations 271/47, for the figures "15,000" in clause a of section 1 of By-law No. 43 read the figures "15,900".

(301)

THE PUBLIC HOSPITALS ACT

O. Reg. 4/48. Amending O. Reg. 43/45. Capital Grants. Made—22nd January, 1948. Filed—27th January, 1948, 10.15 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Clause a of regulation 79b of Ontario Regulations 43/45, as made by Ontario Regulations 133/47, is revoked and the following substituted therefor:
 - (a) "capital grant" means that portion of provincial aid granted to a hospital toward the capital cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings based upon the number of beds for the care of patients;
- 2. Subregulation 4 of regulation 79e of Ontario Regulations 43/45, as made by Ontario Regulations 133/47, is revoked and the following substituted therefor:
 - (4) If, upon receipt of the report, the hospital desires to proceed with the application, the hospital shall submit to the Minister a preliminary sketch plan in duplicate of,—
 - (a) the existing buildings acquired or proposed to be acquired and the alterations necessary thereto; or
 - (b) the new construction, additions or alterations.

as the case may be.

- 3. Clause a of regulation 79h of Ontario Regulations 43/45, as made by Ontario Regulations 133/47, is revoked and the following substituted therefor:
 - (a) 25 per cent of the estimated cost of the purchase of existing buildings, new construction, alterations or additions, including the estimated cost of furnishings and equipment in the case of a hospital named in Group A, B, C or D in Schedule 1; or

- 4. Regulation 79i of Ontario Regulations 43/45, as made by Ontario Regulations 133/47, is amended by adding the following subregulation:
 - (1a) Where a capital grant toward the capital cost of an existing building and the necessary alterations thereto has been approved, the capital grant shall be paid in instalments based upon the progress of the alterations as follows:
 - (a) one-quarter when one-quarter of the work is completed;
 - (b) one-quarter when one-half of the work is completed;
 - (c) one-quarter when three-quarters of the work is completed; and
 - (d) the balance when the building as altered has been completed, furnished and equipped and is ready to receive patients.
- 5. Item 10 of Form 1 of Ontario Regulations 43/45, as made by Ontario Regulations 133/47, is revoked and the following substituted therefor:
 - Estimated cost of proposed new construction, alteration or addition or purchase price of an existing building and estimated cost of alterations necessary thereto.

(222)

THE PUBLIC HOSPITALS ACT

O. Reg. 5/48. Amending O. Reg. 43/45. Hospital Employees. Made—22nd January, 1948. Filed—27th January, 1948, 10.30 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. Regulations 65 to 73 both inclusive of Ontario Regulations 43/45 are revoked and the following substituted therefor:

HOSPITAL EMPLOYEES

- 65.—(1) For the purpose of these regulations hospital employees are divided into Group 1 and Group 2.
 - (2) Group 1 employees shall be composed of:
 - (a) graduate and student nurses;
 - (b) internes;
 - (c) graduate and student physiotherapists;(d) graduate and student occupational
 - therapists;
 (e) nurses' assistants, ward maids and ward orderlies;
 - (f) laboratory technicians;(g) X-ray rechnicians; and
 - (h) school teachers.

11

- (3) Group 2 employees shall be composed of all hospital employees not listed in subregulation 2.
- -(1) Every Group 1 employee now 66.—(1) Every Group 1 employee now employed shall receive a tuberculin test and an X-ray film of the lungs within 30 days of the date this regulation comes into force.
- (2) An employee referred to in subregulation 1 who has been tested and has been found to have a positive reaction shall not be required to take another tuberculin test.
- (3) Every Group 1 employee hereafter employed shall receive a tuberculin test and an X-ray film of the lungs within 30 days of employment.
- (4) A physical examination of student nurses shall be made annually.
- (5) Every Group 1 employee who has a negative tuberculin reaction shall receive an additional tuberculin test within 6 months from the date of the first test and shall receive an additional test within 6 months from the date of each test where the result of the test is negative.
- (6) Employees referred to in subregulation 5 shall receive an X-ray film of the lungs annually.
- (7) Every Group 1 employee who is found to have a positive tuberculin reaction shall receive an X-ray film of the lungs forthwith and every 6 months thereafter.
- (8) Every Group 1 employee whose X-ray film shows evidence of abnormal shadowing shall forthwith receive further examination to determine the nature of the disease.
- (9) No tests other than the intradermal (Mantoux) test, using 1/20 of a milligram of Old Tuberculin, or the patch test shall be used in the test given under this regulation.
- (10) Notwithstanding the provisions of sub-regulations 1 and 3, the record of the result of the tuberculin test and the X-ray film of the lungs of an employee, if the employee was examined within 4 months prior to the date this regulation comes into force, may be accepted in place of the tests and X-ray films prescribed by subregulations 1 and 3.
- 67.—(1) Every Group 2 employee now employed shall receive an X-ray film of the lungs within 30 days of the date this regulation comes into force and annually thereafter.
- (2) Every Group 2 employee hereafter employed shall receive an X-ray film of the lungs within 30 days of employment and annually thereafter.
- (3) Notwithstanding the provisions of subregulations 1 and 2, the record of the result of the tuberculin test and the X-ray film of the lungs of an employee, if the employee was examined within 4 months prior to the date this regulation comes into force, may be accepted in place of the X-ray films prescribed by subregulations 1 and 2.
- (4) Every Group 2 employee whose X-ray film shows evidence of abnormal shadowing shall receive forthwith further examination to determine the nature of the disease.
- 68. No employee found to be suffering from active tuberculosis shall be permitted to work in the hospital and the superintendent shall report the case within 24 hours to the medical officer of health of the municipality in which the employee resides.

- 69. Where any duly qualified medical practitioner believes or suspects that any person admitted to the hospital is suffering from tuberculosis he shall notify the superintendent forthwith.
- 70. No employee shall be detailed to care for a patient believed or suspected to be suffering from tuberculosis until he has received instruction as to the necessary technique to protect himself and others against infection, and where possible the employee so detailed shall be a reactor to tuberculin.
- 71. Every employee who has been employed for 4 months or more shall receive an X-ray film of the lungs upon ceasing to be employed.

RECORD OF EMPLOYEE EXAMINATIONS

- 72.—(1) The superintendent shall keep a permanent record of all examinations and tests of every employee of the hospital and if requested shall send a copy of every record, including the X-ray films, to The Workmen's Compensation Board or to the Department.
- (2) Any officer authorized by the Deputy Minister or Chairman of The Workmen's Compensation Board may inspect the medical records of employees at any time.
- 73. The hospital shall be responsible for the examination of the employees and any expenses thereby incurred.
- 73a. Where an employee shows evidence of tuberculosis the superintendent shall give written notice thereof and a complete report of the medical findings within 7 days of the time of diagnosis to The Workmen's Compensation Board.
- 73b. Nothing contained in regulations 65 to 73a, both inclusive, shall prevent an employee from being employed in a hospital when his disease is inactive.

6

(223)

THE PRIVATE HOSPITALS ACT

O. Reg. 6/48. O. Reg. 0/46. Amending O. Reg. 22/44. Hospitals Employees. Made—22nd January, 1948. Filed—27th January, 1948, 10.45 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PRIVATE HOSPITALS ACT

1. Ontario Regulations 22/44 are amended by adding thereto the following regulations:

HOSPITAL EMPLOYEES

- 35.—(1) For the purpose of these regulations hospital employees are divided into Group 1 and Group 2.
 - (2) Group 1 employees shall be composed of:
 - (a) graduate and student nurses;(b) internes;

 - (c) graduate and student physiotherapists; (d) graduate and student occupational therapists;
 - (e) nurses' assistants, ward maids and ward orderlies;

- (f) laboratory technicians; X-ray technicians; and
- (g) X-ray technicia(h) school teachers.
- (3) Group 2 employees shall be composed of all hospital employees not listed in subregulation 2.
- 36.-(1) Every Group 1 employee now employed shall receive a tuberculin test and an X-ray film of the lungs within 30 days of the date this regulation comes into force.
- (2) An employee referred to in subregulation 1 who has been tested and has been found to have a positive reaction shall not be required to take another tuberculin test.
- (3) Every Group 1 employee hereafter employed shall receive a tuberculin test and an X-ray film of the lungs within 30 days of employment.
- (4) A physical examination of student nurses shall be made annually.
- (5) Every Group 1 employee who has a negative tuberculin reaction shall receive an additional tuberculin test within 6 months from the date of the first test and shall receive an additional test within 6 months from the date of each test where the result of the test is negative.
- (6) Employees referred to in subregulation 5 shall receive an X-ray film of the lungs annually.
- (7) Every Group 1 employee who is found to have a positive tuberculin reaction shall receive an X-ray film of the lungs forthwith and every 6 months thereafter.
- (8) Every Group 1 employee whose X-ray film shows evidence of abnormal shadowing shall forthwith receive further examination to determine the nature of the disease.
- (9) No tests other than the intradermal (Mantoux) test, using 1/20 of a milligram of Old Tuberculin, or the patch test shall be used in the test given under this regulation.
- (10) Notwithstanding the provisions of sub-regulations 1 and 3, the record of the result of the tuberculin test and the X-ray film of the lungs of an employee, if the employee was examined within 4 months prior to the date this regulation comes into force, may be accepted in place of the tests and X-ray films prescribed by subregulations 1 and 3.
- 37.—(1) Every Group 2 employee now employed shall receive an X-ray film of the lungs within 30 days of the date this regulation comes into force and annually thereafter.
- (2) Every Group 2 employee hereafter employed shall receive an X-ray film of the lungs within 30 days of employment and annually thereafter.
- (3) Notwithstanding the provisions of sub-regulations 1 and 2, the record of the result of the tuberculin test and the X-ray film of the lungs of an employee, if the employee was examined within 4 months prior to the date this regulation comes into force, may be accepted in place of the X-ray films prescribed by subregulations 1 and 2.
- (4) Every Group 2 employee whose X-ray film shows evidence of abnormal shadowing shall receive forthwith further examination to determine the nature of the disease.
- 38. No employee found to be suffering from active tuberculosis shall be permitted to work in

- the hospital and the superintendent shall report the case within 24 hours to the medical officer of health of the municipality in which the employee resides.
- 39. Where any duly qualified medical practitioner believes or suspects that any person admitted to the hospital is suffering from tuberculosis he shall notify the superintendent forthwith.
- 40. No employee shall be detailed to care for a patient believed or suspected to be suffering from tuberculosis until he has received instruction as to the necessary technique to protect himself and others against infection, and where possible the employee so detailed shall be a reactor to tuber-
- 41. Every employee who has been employed for 4 months or more shall receive an X-ray film of the lungs upon ceasing to be employed.

RECORD OF EMPLOYEE EXAMINATIONS

- 42.-(1) The superintendent shall keep a permanent record of all examinations and tests of every employee of the hospital and if requested shall send a copy of every record, including the X-ray films, to The Workmen's Compensation Board or to the Department.
- (2) Any officer authorized by the Deputy Minister or Chairman of The Workmen's Compensation Board may inspect the medical records of employees at any time.
- 43. The hospital shall be responsible for the examination of the employees and any expenses thereby incurred.
- 44. Where an employee shows evidence of tuberculosis the superintendent shall give written notice thereof and a complete report of the medical find-ings within 7 days of the time of diagnosis to The Workmen's Compensation Board.
- 45. Nothing contained in regulations 35 to 44, both inclusive, shall prevent an employee from being employed in a hospital when his disease is inactive.

(224)6

THE INDUSTRIAL STANDARDS ACT

O. Reg. 7/48. Revoking O. Reg. 108/46. Schedule for the Carpentry Industry— St. Catharines Zone.
Made—22nd January, 1948.
Filed—27th January, 1948, 3.00 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 108/46 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE ST. CATHARINES ZONE

1. No work shall be performed in the carpentry industry in the St. Catharines zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.25 an hour.

OVERTIME WORK

- 4.—(1) An employee who performs any work in the industry,—
 - (a) at any time other than during the regular working periods; or
 - (b) on Saturday, Sunday, New Year's Day, Dominion Day, Civic Holiday, Labour Day or Christmas Day,

shall be deemed to be doing overtime work.

- (2) No overtime work shall be performed in the industry unless the employer has obtained a permit authorizing the work from the advisory committee.
- (3) In clause b of section 1 "Civic Holiday" means a holiday only for that part of the zone in which it is celebrated.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 5. The minimum rates of wages for overtime work shall be for,—
 - (a) overtime work performed,-
 - (i) on Saturday before 5 p.m.; or
 - (ii) during a 3-hour period immediately following a regular working day,

\$1.87½ an hour;

- (b) work performed at night where owing to the nature of the work it cannot reasonably be performed during the regular working periods, \$1.25 an hour; and
- (c) all other overtime work, \$2.50 an hour, unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lower rate.

ADVISORY COMMITTEE

6. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(225)

THE ANATOMY ACT

O. Reg. 8/48. New. General. Made—22nd January, 1948. Filed—29th January, 1948, 12.15 p.m.

REGULATIONS MADE UNDER THE ANATOMY ACT

DUTIES OF GENERAL INSPECTOR AND LOCAL INSPECTORS

- 1. Each local inspector shall give notice to the General Inspector of Anatomy of each body placed under his control and thereupon the General Inspector and the local inspector shall co-operate in the observance of clause c of section 7 of the Act.
- 2. The local inspector shall transmit to a medical school a burial permit for each body delivered to the medical school.
- 3. The General Inspector shall on or before the 10th of each of the months of February, May, August and November in each year report to the Attorney-General the number of bodies delivered to each medical school during the period of the immediately preceding three months or part thereof.

FEES

- 4.—(1) The fees to be received by the General Inspector for services performed under the Act and these regulations and for all disbursements and expenses are fixed at \$900 a year and shall be paid at the end of each year as follows:
 - (a) \$300 by the University of Toronto;
 - (b) \$200 by Queen's University;
 - (c) \$200 by the University of Western Ontario; and
 - (d) \$200 by the University of Ottawa.
- (2) The fees to be received by a local inspector for services performed under the Act and these regulations are fixed at \$20 a body and expenses incurred for preservation, storage and shipment of the body and shall be paid by the medical school to which the body is delivered.

UNIVERSITY OF OTTAWA DECLARED A MEDICAL SCHOOL

5. The Faculty of Medicine of the University of Ottawa is declared to be a medical school.

(237)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 9/48.
Amending O. Reg. 218/48.
Zones and Industries.
Made—24th January, 1948.
Filed—29th January, 1948, 4.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

6

TORONTO ZONE

- (10) That part of Ontario described in item 10 of Appendix A is designated as a zone, to be known as the "Toronto Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.
- 2. Regulation 2 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

BARBERING INDUSTRY

(7) The Barbering Industry as defined in item 7 of Appendix B is designated as an industry for the purposes of the Act.

TAXICAB INDUSTRY

- (8) The Taxicab Industry as defined in item 8 of Appendix B is designated as an industry for the purposes of the Act.
- 3. Appendix A of Ontario Regulations 218/47 is amended by adding thereto the following item:

TORONTO ZONE

- 10. The City of Toronto and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the westerly limit of Lot 17 in the Township of Scarborough meets the high-water mark of the north shore of Lake Ontario, thence northerly along the westerly limit of Lot 17 and the production thereof, to and extending westerly along the northerly side of County Highway 19, to and extending northerly along the boundary between the townships of Scarborough and York, East, to the production easterly of the northerly side of York Mills Road, thence westerly along the production and the northerly side of York Mills Road and its production westerly to the northerly side of Wilson Avenue, thence westerly along the northerly side of Weston Road, thence southerly along the easterly side of Weston Road to the northerly limits of the Town of Weston, thence westerly along the northerly limits of the Town of Weston to the centre line of the Humber River, thence southerly along the northerly side of Dundas Street West, thence westerly along the northerly side of Dundas Street West, thence westerly along the northerly side of Dundas Street West, thence southerly along the northerly side of Dundas Street West, thence southerly along the northerly side of Dundas Street West, and Provincial Highway 5 to the centre line of Etobicoke Creek, thence southerly along that centre line to the high-water mark of the north shore of Lake Ontario, thence easterly along the high-water mark to the point of commencement.
- 4. Appendix B of Ontario Regulations 218/47 is amended by adding thereto the following items:

BARBERING INDUSTRY

- The Barbering Industry is defined as all work done by barbers in,—
 - (a) shaving or trimming a beard or moustache;
 - (b) cutting, trimming, singeing, shampooing or dressing hair;
 - (c) giving,—
 (i) facial massage; or
 - (ii) scalp treatment; and

(d) honing or stropping a razor,

except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act*.

TAXICAB INDUSTRY

 The Taxicab Industry is defined as all work done in respect to the operation of automobiles as taxicabs or livery cabs.

CHARLES DALEY,
Minister of Labour.

January 24, 1948.

(238)

THE HIGHWAY TRAFFIC ACT

O. Reg. 10/48. Amending O. Reg. 23/47. Reciprocal Effect of Judgments. Made—22nd January, 1948. Filed—30th January, 1948, 9.30 a.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Clause a of regulation 1 of Ontario Regulations 23/47 is amended by striking out the letter and symbol "(a)" and substituting therefor the letters and symbol "(aa)".
- 2. Regulation 1 of Ontario Regulations 23/47 is amended by adding thereto the following clause:
 - (a) Alabama;

(246)

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THE MILK CONTROL ACT

O. Reg. 11/48. Amending O. Reg. 63/45. Maximum Prices of Milk. Made—29th January, 1948. Approved—29th January, 1948. Filed—30th January, 1948, 4.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 1 of Ontario Regulations 63/45 as made by Ontario Regulations 250/47 is amended by adding thereto the following,—

12c. Caledonia			
14a. Cochrane	.18	.10	.06
20c Exeter and Hensall	.16	.09	.05
22a. Frankford	.17	.10	.06
31b. Iroquois Falls	.18	.10	.06
32a. Kemptville	.16	.09	.05
36a. Listowel	.15	.08	.05

37a. Lucknow	.17	.10	.06	73a. Vankleek Hill, and the Townships of Hawkes- bury, East, and Hawkes-
38a. Merrickville			.05	bury, West
39aa. Napanee				Dated at Toronto this 29th of January, 1948.
54a. Port Perry	.16	.09	.05	C. M. MEEK.
56b. Richmond Hill	.17	.10	.06	Chairman. A. P. CLARK.
65b. Stouffville	.17	.10	.06	Secretary.
69b. Teeswater			.06	(255)

FEBRUARY 14th, 1948

THE MINING ACT

O. Reg. 12/48. Amending O. Reg. 267/47. Lands Open for Prospecting. Made—29th January, 1948. Filed—2nd February, 1948, 4.00 p.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 267/47 are amended by adding thereto the following:
 - 2. The land described in Schedule 2 shall be open for prospecting, staking out or leasing at 12 noon on the 16th day of February, 1948.

SCHEDULE 2

The South Half of Lot 5 in Concession 18 of the Township of Raglan in the County of Renfrew.

(280)

THE HIGHWAY TRAFFIC ACT

O. Reg. 13/48. Amending O. Reg. 264/44. Fees. Made—22nd January, 1948. Filed—3rd February, 1948, 8.45 a.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Clause c of item 1 of regulation 1 of Ontario Regulations 264/44 is revoked.
- 2. Item 10 of regulation 1 of Ontario Regulations 264/44 is revoked and the following substituted therefor:
- 3. Subregulation 1 of regulation 8 of Ontario Regulations 264/44 is revoked.
- 4. Regulation 11 of Ontario Regulations 264/44 is revoked and the following substituted therefor:
 - 11.—(1) The carrying capacity in pounds of a motor bus other than a school bus shall be determined by multiplying the seating capacity by 135.
 - (2) The carrying capacity in pounds of a school bus shall be determined by multiplyin the seating capacity by 90.

THE OLD AGE PENSIONS ACT

O. Reg. 14/48. Amending O. Reg. 67/47. Cost-of-living bonus. Made—29th January, 1948. Filed—3rd February, 1948, 9.00 a.m.

REGULATIONS MADE UNDER THE OLD AGE PENSIONS ACT

- 1. Regulation 7 of Ontario Regulations 67/47 as made by Ontario Regulations 141/47 and amended by Ontario Regulations 269/47 is revoked and the following substituted therefor:
 - 7. Where acceptable written information appearing in the records of the Department of Welfare with respect to a pensioner indicates a need of an exceptional nature, the Commission may pay to the pensioner a cost-of-living bonus not exceeding \$10 a month to meet the need of an exceptional nature other than that provided for elsewhere in this Part.

(282)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 15/48.
Replacing O. Reg. 152/46.
Schedule for the Common Labourers
Construction Industry—Ottawa Zone.
Made—29th January, 1948.
Filed—3rd February, 1948, 10.15 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 152/46 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

SCHEDULE FOR THE COMMON LABOURERS CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the common labourers construction industry in the Ottawa zone except in accordance with this schedule.

MINIMUM RATES OF WAGES

2. The minimum rate of wages for all work performed in the industry shall be 61 cents an hour but where an employee is a helper to a bricklayer or plasterer the minimum rate shall be 75 cents an hour.

ADVISORY COMMITTEE

3. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(281) 7 (283)

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THE GAME AND FISHERIES ACT, 1946

O. Reg. 16/48. Amending O. Reg. 145/46. Waters set apart for the propagation Made—29th January, 1948. Filed—3rd February, 1948, 3.05 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

Ontario Regulations 145/46 are amended by adding thereto the following Part:

PART VII

WATERS SET APART

51.—(1) The waters of,—

- (a) Birch Lake in the Township of Bedford in the County of Frontenac;
- (b) Canoe Lake in the Township of Bedford in the County of Frontenac; and
- (c) Eagle Lake in the townships of Hinchinbrooke, Bedford and Olden, in the County of Fron-

during the months of January, February and March in each year beginning with the year 1948 are set apart for the natural or artificial propagation of fish.

- (2) The waters of that part of,-
- (a) Dead Creek in the Township of Crosby North in the County of Leeds lying within lots 2 and 3 in Concession IX and lots 2 and 3 in Concession X; and
- (b) Devil Lake in the Township of Bedford in the County of Frontenac north-east of Jones' Bridge lying within lots 8 and 9 in Concession XIII and lots 9 and 10 in Concession XIV,

are set apart for the natural or artificial propagation of fish.

(293)

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THE FUEL SUPPLY ACT

O. Reg. 17/48. New. Powers of Minister. Made—29th January, 1948. Filed—4th February, 1948, 11.30 a.m.

REGULATIONS MADE UNDER THE FUEL SUPPLY ACT

POWERS OF MINISTER

- 1. The Minister may authorize the Controller,-
- (a) to order any person to deliver or take delivery of such quantities of natural gas, artificial gas, and any natural or artificial product that may be used to supplement the supply of natural gas, and to fix the price to be paid by the person taking delivery;
- (b) to order the construction, installation, erection, or acquisition of any works, pipe-line, plant, machinery or appliance required for the production, transmission and distribution of natural gas, artificial gas, and every natural and artificial product that may be used to supplement the supply of natural gas and to fix the cost thereof and to designate the person liable therefor;
- (c) for the purposes of the Act and the regulations, to direct and regulate the operation of a well, pipe-line, transmission line, plant or works used for the production of natural gas, artificial gas, and every natural or artificial product that may be used to supplement the supply of natural gas, in any manner he may deem necessary; and

- (d) to regulate the use of natural gas, artificial gas, and every natural or artificial product that may be used to supplement the supply of natural gas.
- 2. A person violating a regulation, or order made by the Controller shall incur a penalty not exceeding \$1,000 a day for each day the violation continues, recoverable under *The Summary Convictions Act*.
- 3. These regulations shall expire on the 1st of June.

(294)

THE POWER COMMISSION ACT

O. Reg. 18/48.

New.

Defining Areas under s. 76, ss. 2 of the Act. Made—November, 1948.

Filed-5th February, 1948, 9.30 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. The townships of,—
 - (i) Bristol, (a)
 - (ii) Byers,
 - (iii) Carnegie,
 - (iv) Carscallen, (v) Cote,
 - (vi) Deloro,
 - (vii) Godfrey,
 - Gowan, (viii)

 - (ix) Hoyle,
 - (x) Jamieson, (xi)
 - Jessop, Kidd, (xii)

 - (xiii) Loveland,
 - (xiv) Macdiarmid,
 - Massey (xv)
 - (xvi) Moberly,
 - Murphy, (xvii) (xviii) Ogden,
 - Prosser, (xix)

 - Reid, (xx)
 - (xxi) Robb.
 - Shaw (xxii)
 - Thorburn, Tully, (xxiii) (xxiv)
 - (xxv) Turnbull,
 - (xxvi) Wark, and
 - (xxvii) Whitesides
- in the Territorial District of Cochrane; and
 - (i) Adams, (b)
 - Denton,
 - (iii) Douglas
 - (iv) Eldorado,(v) Fripp, (iv)

 - (vi) Hillary,
 - (vii) Keefer,
 - McArthur, (viii)
 - (ix) McKeown,
 - Price, (x)
 - Reynolds, and (xi)
 - (xii) Thorneloe

in the Territorial District of Timiskaming,

are defined as areas under subsection 2 of section 76 of the Act.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

GEO. H. CHALLIES, Vice-Chairman.

(Seal)

OSBORNE MITCHELL,

Secretary.

(299)

FEBRUARY 21st, 1948

THE MILK CONTROL ACT

O. Reg. 19/48. Amending O. Reg. 63/45. Milk Purchase Plan. Made—4th February, 1948. Approved—7th February, 1948. Filed—9th February, 1948, 10.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Ontario Regulations 63/45 are amended by adding thereto the following regulations:

MILK PURCHASE PLAN

ESTABLISHMENT AND COMPOSITION OF COMMITTEE

- 38d.—(1) There may be established for each market a committee of not more than 6 members selected equally from the Local Milk Producers' Association and the Local Milk Distributors' Association.
- (2) The committee so established shall hereinafter be referred to as the "committee".

DUTIES OF COMMITTEES

- 38e.—(1) A committee shall determine the period of time which shall be used in computing the base-allotments for producers in the market for which the committee has been established.
- (2) The period of time used in computing the baseallotments for producers shall be known as the "basic period."
- (3) When a committee fixes a basic period, it
 - (a) notify the board in writing; and
 - (b) set out the dates the period commenced and ended.

BASE-ALLOTMENTS

- 38f.—(1) The base-allotment for a producer shall be calculated by the producer-member of the committee and the distributor to whom the milk was shipped during the basic period, in accordance with subregulation 2.
- (2) The base-allotment for a producer shall be the average daily weight of the milk shipped by the producer to the distributor during the basic
- (3) Every base-allotment shall remain unchanged for such length of time as the committee pre-scribes.
- (4) The total of the daily base-allotments of producers in any market shall be as equal as may be to the daily fluid-milk sales of their distributor.

PURCHASE BY DISTRIBUTORS

-(1) When the base-allotments for the producers who have sold milk to a distributor dur-

- ing the basic period are determined, the dis-tributor shall thereafter make any future pur-chases from his producers pro-rated in accordance with their base-allotments.
- (2) Where at any time the requirements of a distributor are greater than in the basic period, any additional purchases from his producers shall,-
 - (a) be pro-rated in accordance with their base-allotments; and
 - (b) be at the same price as his regular purchases from those producers.
- (3) Where at any time the requirements of a distributor are less than in the basic period, the purchases from his producers shall be decreased on a pro rata basis in accordance with their base-allotments.

RESTRICTIONS ON ADDITIONAL PURCHASES

- 38h. No distributor shall purchase milk from a producer other than a producer from whom he purchased during the basic period, except where,-
 - (a) the producers from whom he purchased standard milk during the basic period are unable to supply him with additional standard milk;
 - (b) the producers from whom he purchased special milk during the basic period are unable to supply him with additional special milk; or
 - (c) he enters into an agreement to that effect with the Local Producers' Association.

PRICE OF MILK

38i. The price of milk purchased by distributors from producers shall be calculated in accordance with subsection 11 of section 13 of the Act except as varied by the milk purchase plan herein prescribed.

Dated at Toronto the 5th February, 1948.

C. M. MEEK,

Chairman.

(Seal)

A. P. CLARK, Secretary.

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(320)

THE GAME AND FISHERIES ACT, 1946

O. Reg. 20/48. New. Open Season for Musk-rat, 1948. Made—10th February, 1948. Filed—10th February, 1948, 3.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR MUSK-RAT

In the year 1948 musk-rat may be hunted, taken or killed, and the carcass, pelt or any part thereof may be possessed,

- (a) from the 11th of February to the 31st of March, both inclusive, in the counties of Elgin, Essex, Haldimand, Kent and Norfolk, and in the townships of Moore, Sarnia and Sombra, including Walpole Island, St. Anne's Island, and the other islands at the mouth of the River St. Clair, in the County of Lambton;
- (b) from the 6th of March to the 31st of March, both inclusive, in all those counties and parts of the counties of Brant, Halton, Lambton, Lincoln, Middlesex, Oxford, Peel, Perth, Waterloo and Wellington, lying within a line drawn as follows: Commencing where the water's edge of Lake Ontario is intersected by the easterly boundary of the County of Peel; thence northerly along the easterly boundary of the County of Peel to Highway Number 7; thence in a general south-westerly direction along Highway Number 7 across the counties of Peel, Halton, Wellington, Waterloo, Perth, Middlesex and Lambton to the easterly limit of the Township of Sarnia; thence southerly along the easterly limits of the townships of Sarnia, Moore and Sombra to the southerly limit of the County of Lambton; thence in a general north-easterly direction along the southerly limits of the counties of Lambton, Middlesex, Oxford, Brant, Wentworth, Lincoln, and Welland to the water's edge of Lake Erie where it is intersected by the westerly limit of the County of Welland; thence in a general easterly direction along the water's edge of Lake Erie where it is hersected by the westerly limit of the County of Welland; thence in a general easterly direction along the water's edge of Lake Ontario; thence in a general westerly direction following the water's edge of the north-easterly shore of Burlington Beach; thence north-westerly along the water's edge of the north-easterly shore of Burlington Beach to the water's edge of the north-westerly shore of Burlington Beach to the water's edge of the north-westerly shore of Burlington Beach to the water's edge of the north-westerly shore of Burlington Beach to the water's edge of the north-westerly shore of Burlington Beach to the water's edge of the north-easterly direction following the water's edge of Lake Ontario; thence in a general north-easterly direction following the water's edge of the horth-easterly shore of Burlington Beach to the water's edge of the Niagara River; thence north-westerly shore of Burl
- (c) from the 20th of March to the 21st of April, both inclusive, in all those counties and parts of the counties of Bruce, Carleton, Dufferin, of the counties of Bruce, Carleton, Dufferin, Dundas, Durham, Frontenac, Glengarry, Grenville, Gray, Halton, Hastings, Huron, Lambton, Lanark, Leeds, Lennox and Addington, Middlesex, Northumberland, Ontario, Peel, Perth, Peterborough, Prescott, Prince Edward, Russell, Simcoe, Stormont, Victoria, Waterloo, Wellington and York, lying within a line drawn as follows: Commencing where the interas follows: Commencing where the inter-national boundary line is intersected by the boundary between Ontario and Quebec in the St. Lawrence River; thence in a general south-westerly direction following the said inter-national boundary line along the St. Lawrence River and into Lake Ontario, to a line drawn east astronomically from a point in the water's edge on the most southerly shore of Duck Island in Lake Ontario; thence west astronomically along the last-mentioned line to the water's edge on the most southerly shore of Duck Island; thence westerly in a straight line to the water's edge along the most easterly shore of Long Point of the County of Prince Edward, at Prince Edward Point lighthouse; thence in a general south-westerly, north-westerly and south-west-erly direction following the water's edge of Lake Ontario to the easterly boundary of the County Ontario to the easterly boundary of the County of Peel; thence northerly along the easterly boundary of the County of Peel to Highway Number 7; thence in a general south-westerly direction along Highway Number 7 across the counties of Peel, Halton, Wellington, Waterloo, Peeth Middlesov and Lambton to the easterly. Perth, Middlesex and Lambton, to the easterly limit of the Township of Sarnia; thence north-
- erly along the easterly limit of the Township of Sarnia to the water's edge of Lake Huron; thence in a general north-easterly and northerly direction following the water's edge of Lake Huron to Georgian Bay; thence in a general south-easterly, northerly, north-easterly, south-easterly and northerly direction following the water's edge of Georgian Bay to the southerly boundary of the Territorial District of Muskoka; thence in a general north-easterly, southeasterly, southerly and easterly direction following the southerly boundary of the District of Muskoka to the south-easterly angle of the Township of Ryde in the said District of Muskoka; thence northerly along the easterly boundary of the Township of Ryde to the southerly boundary of the Township of Draper; thence easterly along the southerly boundary of the Township of Draper to the westerly boundary of the Township of Oakley; thence southerly along the last-mentioned boundary to the south-westerly angle of the Township of Oakley; thence easterly along the southerly boundary of the Township of Oakley to the westerly boundary of the Provisional County of Haliburton; thence southerly along the westerly boundary of the Provisional County of Haliburton to the southerly boundary thereof; thence easterly along the last-mentioned boun-dary to the westerly boundary of the County of Hastings; thence southerly along the westerly boundary of the County of Hastings to the northerly limit of Highway Number 7; thence in a general north-easterly direction along the northerly limit of Highway Number 7 across the counties of Hastings, Lennox and Addington and Frontenac, to its intersection with Highway Number 15 in the County of Lanark; thence in a general northerly direction along the westerly limit of Highway Number 15 to its intersection with Highway Number 29; thence in a general north-westerly direction along the southwesterly limit of Highway Number 29 to the boundary between the counties of Lanark and Carleton; thence north-westerly along the lastmentioned boundary to the north-westerly boundary of the County of Carleton; thence in a general north-easterly direction following the north-westerly boundary of the County of Carleton to the boundary between Ontario and Quebec; thence in a general easterly, southerly and south-westerly direction following the provthe easterly boundaries of the counties of Prescott and Glengarry, and through Lake St. Francis of the St. Lawrence River to the point of commencement, including all islands adjacent to or forming part of the lands lying within the boundaries hereinbefore-described;
- (d) from the 20th of March to the 5th of May, both inclusive, in all those counties and parts of the counties of Frontenac, Hastings, Lanark, Lennox and Addington and Renfrew, and the Provisional County of Haliburton, and those parts of the territorial districts of Muskoka, Parry Sound and Nipissing lying within a line drawn as follows: Commencing where the southeasterly boundary of the County of Renfrew is intersected by the boundary between the counties of Lanark and Carleton; thence in a general north-easterly direction following the northwesterly boundary of the County of Carleton to the boundary between Ontario and Quebec; thence in a general north-westerly direction following the boundary between Ontario and Quebec along the Ottawa River to the Mattawa River; thence in a general westerly direction along the water's edge on the southerly shore of the Mattawa River to Trout Lake; thence in a general westerly and northerly direction following the water's edge along the southerly shore of Trout Lake to the boundary between the

townships of Ferris, West, and Widdifield, in the Territorial District of Nipissing; thence south-westerly along the last-mentioned boun-dary to Lake Nipissing; thence in a general south-easterly, south-westerly, north-westerly and westerly direction following the water's edge along the southerly shore of Lake Nipissing to the boundary between the territorial districts of Nipissing and Parry Sound, at the mouth of the French River; thence in a general westerly direction following the last-mentioned boundary along the French River to Georgian Bay; thence in a general south-easterly direction following the water's edge of Georgian Bay to the southerly boundary of the Territorial Disthe southerly boundary of the Territorial District of Muskoka; thence in a general northeasterly, south-easterly, southerly and easterly direction following the southerly boundary of the Territorial District of Muskoka to the south-easterly angle of the Township of Ryde in the said District; thence northerly along the eastern boundary of the Township of Ryde to the southerly boundary of the Township of the southerly boundary of the Township of Draper; thence easterly along the southerly boundary of the Township of Draper to the westerly boundary of the Township of Oakley; thence southerly along the lost partial. thence southerly along the last-mentioned boundary to the south-westerly angle of the Township of Oakley; thence easterly along the southerly boundary of the Township of Oakley to the westerly boundary of the Provisional County of Haliburton; thence southerly along the westerly boundary of the Provisional County of Haliburton to the southerly boundary thereof; thence easterly along the last-mentioned boundary to the westerly boundary of the County of Hastings; thence southerly along the westerly boundary of the County of Hastings to the northerly limit of Highway Number 7; thence in a general north-easterly direction along the northerly limit of Highway Number 7 across the counties of Hastings, Lennox and Addington and Frontenac, to its intersection with Highway Number 15 in the County of Lanark; thence in a general northerly direction along the westerly limit of Highway Number 15 to its intersection with Highway Number 29; thence in a general north-westerly direction along the south-westerly limit of Highway Number 29 to the boundary between the counties of Lanark and Carleton; thence northwesterly along the last-mentioned boundary to the point of commencement, including all islands adjacent to or forming part of the lands lying within the boundaries hereinbefore-described:

- (e) from the 1st of March to the 15th of May, both inclusive, in,—
 - (i) the territorial districts of Algoma, Manitoulin, Rainy River, Sudbury and Timiskaming; and
 - (ii) that part of the Territorial District of Nipissing not-included in clause d; and
 - (iii) those parts of the territorial districts of Cochrane, Kenora and Thunder Bay lying south of the south limit of the right-of-way of the Transcontinental line of the Canadian National Railway between the intersection of the Canadian National Railway with the west limit of the Township of Rice, in in the Territorial District of Kenora, and its intersection with the east limit of the Township of Sargeant in the Territorial District of Cochrane; and
- (f) from the 1st of March to the 31st of May, both inclusive, in those parts of the territorial districts of Cochrane, Kenora and Thunder Bay

lying north of the northerly limit of the Transcontinental line of the Canadian National Railway not included in clause *e*, subclause iii.

> DANA PORTER, Acting Minister of Lands and Forests.

Toronto, February 10, 1948.

(338)

THE UNEMPLOYMENT RELIEF ACT, 1935

O. Reg. 21/48. Amending O. Reg. 33/44. Allowances for Food. Made—5th February, 1948. Filed—12th February, 1948, 9.00 a.m.

REGULATIONS MADE UNDER THE UN-EMPLOYMENT RELIEF ACT, 1935

- 1. Regulation 11 of Ontario Regulations 33/44 as made by Ontario Regulations 122/47 is revoked and the following substituted therefor:
 - 11. Weekly allowances for food may be granted for each person as follows:

Age of Person	Food other than Milk	Quarts of or Fresh	
Single person Member of family,		31/2	5
16 years of age or over Infant under 1 year	2.41	3½ 6	5 8
Child 1 to 3 years, both inclusive Child 4 to 9 years,		6	8
both inclusive	1.84	5	7
Child 10 to 12 years, both inclusive		5	7
Girl 13 to 15 years, both inclusive	2.24	5	7
Boy 13 to 15 years, both inclusive	2.59	5	7

(346)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 22/48.
New.
Industrial Arts and Crafts in Grades
VII and VIII of Urban Public and
Separate Schools.
Made—25th August, 1947.
Approved—5th February, 1948.
Filed—12th February, 1948, 11.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

INDUSTRIAL ARTS AND CRAFTS IN GRADES VII AND VIII OF URBAN PUBLIC AND SEPARATE SCHOOLS

INTERPRETATION

- 1. In these regulations,—
- (a) "graded rural school" means a rural school which has more than 1 teacher;
- (b) "large graded rural school" means a graded rural school which can comply with these regulations;
- (c) "rural school" means a school which is not in a city, town or village;
- (d) "secondary school" means a grade A or B continuation school or a high school or collegiate institute;
- (e) "small urban school" means an urban school unable to comply with these regulations;
- (f) "teacher" means a teacher of industrial arts and crafts; and
- (g) "urban school" means a school in a city, town or village.

APPLICATION

- 2.—(1) These regulations shall apply to grades VII and VIII of urban public and separate schools.
 - (2) Upon the recommendation of the Inspector of Industrial Arts and Crafts,—
 - (a) a large graded rural school shall operate under these regulations; and
 - $\begin{array}{lll} (b) \ \ a \ \ small \ \ urban \ \ school \ \ shall \ \ operate \ \ under \\ Ontario \ Regulations \ 258/47. \end{array}$

ESTABLISHMENT OF COURSES OF STUDY

- 3.—(1) A board may establish industrial arts and crafts courses of study for grades VII and VIII in each school under its jurisdiction.
- (2) Two or more boards may jointly establish industrial arts and crafts courses of study.
- (3) Where 2 or more boards jointly establish industrial arts and crafts courses of study the boards shall provide for the joint management and financial support thereof.

ADMISSION OF PUPILS FROM OTHER SCHOOLS

4. The board of a public or separate school which provides courses of study in industrial arts and crafts may,—

- (a) admit pupils from other schools to the courses of study; and
- (b) charge a board sending pupils for the use of the accommodation and equipment and for the services of the teachers, but the charge shall not exceed the net cost per pupil to the board for providing the courses of study.

ARRANGEMENTS WITH VOCATIONAL SCHOOLS

5. The board of a public or separate school in a high-school district may arrange for its pupils to take industrial arts and crafts in a vocational school in the same district

PLANS OF BUILDINGS AND ROOMS

- 6. The plans of,-
- (a) a building or portion of a building to be erected for the purposes of industrial arts and crafts;
- (b) rooms to be provided for the purposes of industrial arts and crafts,

shall be filed with the Minister.

ACCOMMODATIONS

- 7. The accommodations of a public or separate school which provides courses of study in industrial arts and crafts shall include,—
 - (a) a workshop;
 - (b) a room for storage purposes; and
 - (c) space for the storage of tools and student projects.

LOCATION OF WORKSHOPS

8. Every workshop shall be located above the grade 'level. $\,$

EQUIPMENT AND FURNITURE

- 9.—(1) The equipment and furniture of a workshop shall be adequate to carry out the industrial arts and crafts courses of study.
- (2) Black-boards and bulletin boards sufficient for class use shall be placed in the workshop in suitable locations.

CATALOGUES

- 10.—(1) The teacher shall keep an inventory of the industrial arts and crafts equipment and furniture in a catalogue.
- (2) The catalogue shall contain a description of the articles, the dates of purchase, the vendors and the cost to the board.
- (3) The catalogue shall be submitted to the Inspector of Industrial Arts and Crafts at the time of an inspection.
 - 11. The teacher shall,-
 - (a) check the industrial arts and crafts equipment and furniture with the entries in the catalogue; and
 - (b) at the end of the school year bring up to date and initial the catalogue.

RECORDS OF SUPPLIES

- 12.—(1) The teacher shall keep in a suitable book a record of supplies purchased for the use of his classes.
- (2) The record shall include the cost of the supplies to the board.

DISCONTINUANCE OF COURSES OF STUDY

- 13.—(1) Where a course of study in industrial arts and crafts is discontinued, the board shall take an inventory of the industrial arts and crafts equipment and furniture.
- (2) The inventory shall set out where the equipment and furniture are stored.
- (3) A copy of the inventory shall be sent to the Deputy Minister of Education before the end of the school year.
- (4) The board shall take an annual inventory of industrial arts and crafts equipment and furniture in storage and send a copy thereof to the Deputy Minister of Education before the end of the school year.

INSTRUCTION

- 14.—(1) The male pupils in grade VII shall be given instruction in industrial arts and crafts for at least 90 minutes each week throughout the school year.
- (2) The female pupils in grade VII may be given instruction in industrial arts and crafts for at least 90 minutes each week throughout the school year.
- (3) The male pupils in grade VIII shall be given instruction in industrial arts and crafts for at least 2 hours each week throughout the school year.
- (4) The female pupils in grade VIII may be give instruction in industrial arts and crafts for at least 2 hours each week throughout the school year.

ENROLMENT IN CLASSES

- 15.—(1) The maximum enrolment in an industrial arts and crafts class shall be 24 pupils and the minimum enrolment 10 pupils.
- (2) Where there are fewer than 10 pupils in grades VII and VIII combined, instruction shall be given under Ontario Regulations 258/47.

QUALIFICATIONS OF TEACHERS

16. A teacher in an urban school or a large graded rural school shall hold an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate.

UNQUALIFIED TEACHERS

- 17.—(1) Where after advertising in a newspaper and offering a salary a board is unable to obtain a qualified teacher, the Minister upon the application of the board may accept other qualifications under clause d of section 5 of the Act. .
- (2) Where the Minister accepts the qualifications of an unqualified teacher, the board may engage that teacher for all or part of a school year.

DUTIES OF TEACHERS

- 18. The teacher shall,-
- (a) be under the jurisdiction of the principal of the school in which the courses of study in industrial arts and crafts are taught;

- (b) be responsible for,—
 - (i) the care of equipment and reporting to the board equipment which is not in satisfactory condition;
 - (ii) effective instruction, class management and discipline;
 - (iii) active co-operation with the other teachers and the principal in securing a suitable selection, arrangement and correlation of the subject-matter and materials of instruction; and
 - (iv) contributing to the maintenance of school discipline and morale;
- (c) prepare under the direction of the principal requisitions for supplies and for the replacement and repair of equipment;
- (d) keep a register showing the attendance and work of each pupil and submit it to the Inspector of Industrial Arts and Crafts at the time of an inspection;
- (e) at the end of the school year leave with the principal a record of the instruction he has given each grade during the school year; and
- (f) co-operate with the principals and teachers of schools sending pupils to receive instruction in industrial arts and crafts

COURSES OF STUDY

- 19.—(1) Instruction in industrial arts and crafts shall be given in accordance with the industrial arts and crafts courses of study for grades VII and VIII in urban public and separate schools as prescribed under the Act.
- (2) The teacher shall prepare an enlargement of the courses of study for industrial arts and crafts and submit it to the Inspector of Industrial Arts and Crafts at the time of an inspection.

INSPECTION

20. The Inspector of Industrial Arts and Crafts shall, under the direction of the Director of Vocational Education, inspect the industrial arts and crafts classes in urban public and separate schools.

CONTINGENCIES OF GRANTS

- 21.—(1) Where a school is not operated in compliance with these regulations, the Minister may withhold the whole or any part of the grants to the board.
- (2) Expenditures for industrial arts and crafts equipment and furniture upon which a board intends to claim a general legislative grant shall be submitted to the Minister for his approval before the expenditures are made.
- (3) Every application for the approval of the Minister shall be accompanied by a list in duplicate showing a description of the articles, exact quantities, approximate prices and totals.
- (4) Where in any year the amount voted by the Legislature for the grants under these regulations is,—
 - (a) insufficient to pay the grants in full, the Minister may make a *pro rata* reduction; or
 - (b) more than sufficient to pay the grants in full, the Minister may make a pro rata increase.

ANNUAL GRANTS

- 22.—(1) Where a board complies with these regulations, it shall be paid an annual grant as follows,—
 - (a) for a classroom graded as grade 1, \$200;
 - (b) for a classroom graded as grade 2, \$100; and
 - (c) for a classroom graded as grade 3, \$50.
 - (2) Where,—
 - (a) the teacher holds an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate;
 - (b) the courses of study have been taught with at least average efficiency, as determined by the proper inspector; and
 - (c) the accommodations, equipment and supplies are adequate for the courses of study,

the classroom shall be graded as grade 1.

- (3) Where,—
- (a) the teacher holds an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate; and
- (b) (i) the courses of study have been taught with at least average efficiency, as determined by the proper inspector; or
 - (ii) the accommodations, equipment and supplies are adequate for the courses of study,

the classroom shall be graded as grade 2. .

(4) Where a classroom is not graded as grade 1 or 2, it shall be graded as grade 3.

GRANTS FOR PUPILS FROM OTHER SCHOOLS

23. Where pupils are admitted to an urban public or separate school for instruction in industrial arts and crafts from a school outside the public school section or separate school organization, the board providing the instruction shall be paid an annual grant of \$15 for each pupil so admitted, based on the average number of pupils in attendance and so admitted during the preceding school year.

G. A. DREW, Minister of Education.

(347)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 23/48. New. Industrial Arts and Crafts in Town-ship School Areas. Made—26th August, 1948. Approved—5th February, 1948. Filed—12 February, 1948, 11.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

INDUSTRIAL ARTS AND CRAFTS IN TOWNSHIP SCHOOL AREAS

INTERPRETATION

1. In these regulations,—

- (a) "full-time centre" means a school employing a full-time industrial arts and crafts teacher;
- (b) "graded rural school" means a rural school which has more than 1 teacher;
- (c) "part-time centre" means a school employing a part-time industrial arts and crafts teacher;
- (d) "rural school" means a school which is not in a city, town or village;
- (e) "teacher" means a teacher of industrial arts and crafts; and
- (f) "ungraded rural school" means a rural school which has only 1 teacher.

INSTRUCTION IN FULL-TIME CENTRES

2. Where instruction in industrial arts and crafts is given in a full-time centre in a township school area to pupils in grades VII and VIII, the classes shall be conducted under Part I.

INSTRUCTION IN PART-TIME CENTRES

3. Where instruction in industrial arts and crafts is given in a part-time centre in a township school area to pupils in grades VII and VIII, the classes shall be conducted under Part II.

ESTABLISHMENT OF COURSES OF STUDY

- 4.—(1) A board may establish industrial arts and crafts courses of study for grades VII and VIII in each school under its jurisdiction.
- (2) Two or more boards may jointly establish industrial arts and crafts courses of study.
- (3) Where 2 or more boards jointly establish industrial arts and crafts courses of study, the boards shall provide for the joint management and financial support thereof.

PLANS OF BUILDINGS AND ROOMS

- 5. The plans of,-
- (a) a building or portion of a building to be erected for the purposes of industrial arts and crafts;
 and
- (b) rooms to be provided for the purposes of industrial arts and crafts,

shall be filed with the Minister.

ACCOMMODATIONS

- 6. The accommodations of a full-time centre in a township school area shall include,—
 - (a) a workshop;
 - (b) a room for storage purposes; and
 - (c) space for the storage of tools and student projects.
- 7.—(1) Where space sufficient to accommodate work-benches equipped with vises is not available in a classroom of an ungraded rural school in a township school area, they may be installed in an adjoining room.
- (2) Accommodation in a graded rural school in a township school area may be provided by the installation of work-benches in a classroom or other suitable room.

LOCATION OF WORKSHOPS

8. Every workshop shall be located above the grade level.

EQUIPMENT AND FURNITURE

- 9.—(1) The equipment and furniture of a workshop shall be adequate to carry out the industrial arts and crafts courses of study.
- (2) Black-boards and bulletin boards sufficient for class use shall be placed in the workshop in suitable locations.

CATALOGUES

- 10.—(1) The teacher shall keep an inventory of the industrial arts and crafts equipment and furniture in a catalogue.
- (2) The catalogue shall contain a description of the article, the dates of purchase, the vendors and the cost to the board.
- (3) The catalogue shall be submitted to the proper inspector at the time of an inspection.
 - 11. The teacher shall,—
 - (a) check the industrial arts and crafts equipment and furniture with the entries in the catalogue; and
 - (b) at the end of the school year, bring up to date and initial the catalogue.

RECORDS OF SUPPLIES

- 12.—(1) The teacher shall keep in a suitable book a record of supplies purchased for the use of his classes.
- (2) The record shall include the cost of the supplies to the board.

DISCONTINUANCE OF COURSES OF STUDY

- 13.—(1) Where a course of study in industrial arts and crafts is discontinued, the board shall take an inventory of the industrial arts and crafts equipment and furniture.
- (2) The inventory shall set out where the equipment and furniture are stored.
- (3) A copy of the inventory shall be sent to the Deputy Minister of Education before the end of the school year.
- (4) The board shall take an annual inventory of industrial arts and crafts equipment and furniture in storage and send a copy thereof to the Deputy Minister of Education before the end of the school year.

UNQUALIFIED TEACHERS

- 14.—(1) Where after advertising in a newspaper and offering a salary a board is unable to obtain a qualified teacher, the Minister upon the application of the board may accept other qualifications under clause d of section 5 of the Act.
- (2) Where the Minister accepts the qualifications of an unqualified teacher, the board may engage that teacher for all or part of a school year.

DUTIES OF TEACHERS

- 15. The teacher shall,—
- (a) be under the jurisdiction of the principal of the school in which the courses of study in industrial arts and crafts are taught;

- (b) be responsible for,—
 - (i) the care of equipment and reporting to the board equipment which is not in satisfactory condition;
 - (ii) effective instruction, class management and discipline;
 - (iii) active co-operation with the other teachers and the principal in securing a suitable selection, arrangement and correlation of the subject-matter and materials of instruction; and
 - (iv) contributing to the maintenance of school discipline and morale;
- (c) prepare under the direction of the principal requisitions for supplies and for the replacement and repair of equipment;
- (d) keep a register showing the attendance and work of each pupil and submit it to the proper inspector at the time of an inspection;
- (e) at the end of the school year leave with the principal a record of the instruction he has given each grade during the school year; and
- (f) co-operate with the principals and teachers of schools sending pupils to receive instruction in industrial arts and crafts.

PART I

INSTRUCTION

- 16.—(1) The male pupils in grade VII shall be given instruction in industrial arts and crafts for at least 90 minutes each week throughout the school year.
- (2) The female pupils in grade VII may be given instruction in industrial arts and crafts for at least 90 minutes each week throughout the school year.
- (3) The male pupils in grade VIII shall be given instruction in industrial arts and crafts for at least 2 hours each week throughout the school year.
- (4) The female pupils in grade VIII may be given instruction in industrial arts and crafts for at least 2 hours each week throughout the school year.

ENROLMENT IN CLASSES

- 17.—(1) The maximum enrolment in an industrial arts and crafts class shall be 24 pupils and the minimum enrolment 10 pupils.
- (2) Where there are fewer than 10 pupils in grades VII and VIII combined, instruction shall be given under Part II.

QUALIFICATIONS OF TEACHERS

18. A teacher in a full-time centre in a township school area shall hold an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate.

COURSES OF STUDY

- 19.—(1) Instruction in industrial arts and crafts shall be given in accordance with the industrial arts and crafts courses of study for grades VII and VIII in urban public and separate schools as prescribed under the Act.
- (2) The teacher shall prepare an enlargement of the courses of study and submit it to the Inspector of Industrial Arts and Crafts at the time of an inspection.

INSPECTION

20. The Inspector of Industrial Arts and Crafts shall, under the direction of the Director of Vocational Education, inspect the industrial arts and crafts classes in full-time centres in township school areas.

PART II

INSTRUCTION

- 21.—(1) The male pupils in grades VII and VIII shall be given instruction in industrial arts and crafts for at least 90 minutes each week throughout the school year.
- (2) The female pupils in grades VII and VIII may be given instruction in industrial arts and crafts for at least 90 minutes each week throughout the school year.

ENROLMENT IN CLASSES

- 22.—(1) The maximum enrolment in an industrial arts and crafts class of a graded rural school in a township school area shall be 24 pupils.
- (2) Where a graded rural school has more than 1 industrial arts and crafts class, the minimum enrolment in each class shall be 10 pupils.

QUALIFICATIONS OF TEACHERS

23. A teacher in a part-time centre in a township school area shall hold an Interim or Permanent Elementary Manual Training or Industrial Arts and Crafts Certificate, Type B.

COURSES OF STUDY

- 24.—(1) Instruction in industrial arts and crafts shall be given in accordance with the industrial arts and crafts courses of study for grades VII and VIII in rural public and separate schools as prescribed under the Act.
- (2) The teacher shall prepare an enlargement of the courses of study for industrial arts and crafts and submit it to the proper inspector at the time of an inspection.

INSPECTION

- 25.—(1) Every inspector in a township school area shall inspect the industrial arts and crafts classes of the part-time centres in his inspectorate.
- (2) At the direction of the Minister the Inspector of Industrial Arts and Crafts shall inspect the industrial arts and crafts classes of part-time centres in township school areas.

Part III

CONTINGENCIES OF GRANTS

- 26.—(1) Where a school is not operated in compliance with these regulations, the Minister may withhold the whole or any part of the grants to the board.
- (2) Expenditures for industrial arts and crafts equipment and furniture upon which a board intends to claim a general legislative grant shall be submitted to the Minister for his approval before the expenditures are made.
- (3) Every application for the approval of the Minister shall be accompanied by a list in duplicate showing a description of the articles, exact quantities, approximate prices and totals.
- (4) Where in any year the amount voted by the Legislature for the grants under these regulations is,—

- (a) insufficient to pay the grants in full, the Minister may make a *pro rata* reduction; or
- (b) more than sufficient to pay the grants in full, the Minister may make a pro rata increase.

ANNUAL GRANTS FOR FULL-TIME CENTRES

- 27.—(1) Where the board of a full-time centre in a township school area complies with Part I, it shall be paid an annual grant as follows,—
 - (a) for a centre graded as grade 1, \$500;
 - (b) for a centre graded as grade 2, \$400; and
 - (c) for a centre graded as grade 3, \$300.
 - (2) Where in a full-time centre,-
 - (a) the teacher holds an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate;
 - (b) the courses of study have been taught with at least average efficiency, as determined by the inspector; and
 - (c) the accommodations, equipment and supplies are adequate for the courses of study,

the centre shall be graded as grade 1.

- (3) Where in a full-time centre,—
- (a) the teacher holds an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate; and
- (b) (i) the courses of study have been taught with at least average efficiency, as determined by the proper inspector; or
 - (ii) the accommodations, equipment and supplies are adequate for the courses of study,

the centre shall be graded as grade 2.

(4) Where a full-time centre is not graded as grade 1 or 2, it shall be graded as grade 3.

ANNUAL GRANTS FOR PART-TIME CENTRES

- 28. Where the board of a part-time centre in a township school area complies with the regulations in Part II, it shall be paid an annual grant as follows:
 - (a) for an industrial arts and crafts classroom in an ungraded rural school, \$50;
 - (b) for an industrial arts and crafts classroom used by 1 class in a graded rural school, \$50;
 - (c) for an industrial arts and crafts classroom used by 2 classes in a graded rural school, \$60; and
 - (d) for an industrial arts and crafts classroom used by at least 3 classes in a graded rural school, \$70.

GRANTS FOR PUPILS FROM OTHER SCHOOLS

29. Where pupils are admitted to a part-time or full-time centre in a township school area for instruction in industrial arts and crafts from a school outside the township school area, the board providing the instruction shall be paid an annual grant of \$15 for each pupil so admitted, based on the average number of pupils in attendance and so admitted during the preceding school year.

G. A. DREW, Minister of Education.

(348)

THE TEACHING PROFESSION ACT, 1944

O. Reg. 24/48. Amending O. Reg. 60/44. Voluntary Membership. Made—13th January, 1948. Approved—5th February, 1948. Filed—12th February, 1948, 11.30 a.m.

REGULATIONS MADE BY THE BOARD OF GOVERNORS UNDER THE TEACHING PROFESSION ACT, 1944

1. Regulations 15 and 16 of Ontario Regulations 60/44 are revoked and the following substituted therefor:

VOLUNTARY MEMBERSHIP

- 15. Where a person other than an inspector, an instructor in a teacher-training institution or a person employed to teach in a school for a period not exceeding one month,—
 - (a) holds a teacher's certificate;
 - (b) is engaged in an educational capacity;
 - (c) makes application to the Board of Governors for membership in the Feder-

the Board may admit him to voluntary membership therein.

BOARD OF GOVERNORS OF THE ONTARIO TEACHERS' FEDERATION.

by WINSTON DAVIES, by NORA HODGINS,
Secretary.

8

(349)

THE FUEL SUPPLY ACT

O. Reg. 25/48. New. Rationing of Gas.
Made—12th February, 1948. Filed-12th February, 1948, 3.50 p.m.

ORDER MADE BY THE CONTROLLER UNDER THE FUEL SUPPLY ACT

- 1. The Union Gas Company of Canada, Limited, The City Gas Company, The Windsor Gas Company, Limited, and the Dominion Natural Gas Company, Limited, shall not supply a domestic consumer of gas in excess of his daily average consumption during December, 1947.
- 2. A domestic consumer of gas served by the Union Gas Company, Limited, The City Gas Company, The Windsor Gas Company, Limited, or the Dominion Natural Gas Company, Limited, shall not use gas in excess of his daily average conumption during December, 1947.
- 3. A domestic consumer served by the Union Gas Company of Canada, Limited, The City Gas Company, The Windsor Gas Company, Limited, or the Dominion Natural Gas Company, Limited, shall not use gas cooking-ranges for heating purposes.
- 4. Where other heating equipment is available no domestic consumer served by the Union Gas Company of Canada, Limited, The City Gas Company, The Windsor Gas Company, Limited, or the Dominion Natural Gas Company, Limited, shall use gas space-
- 5. This order shall come into force on the 12th of February, 1948.

Dated at Toronto the 12th of February, 1948.

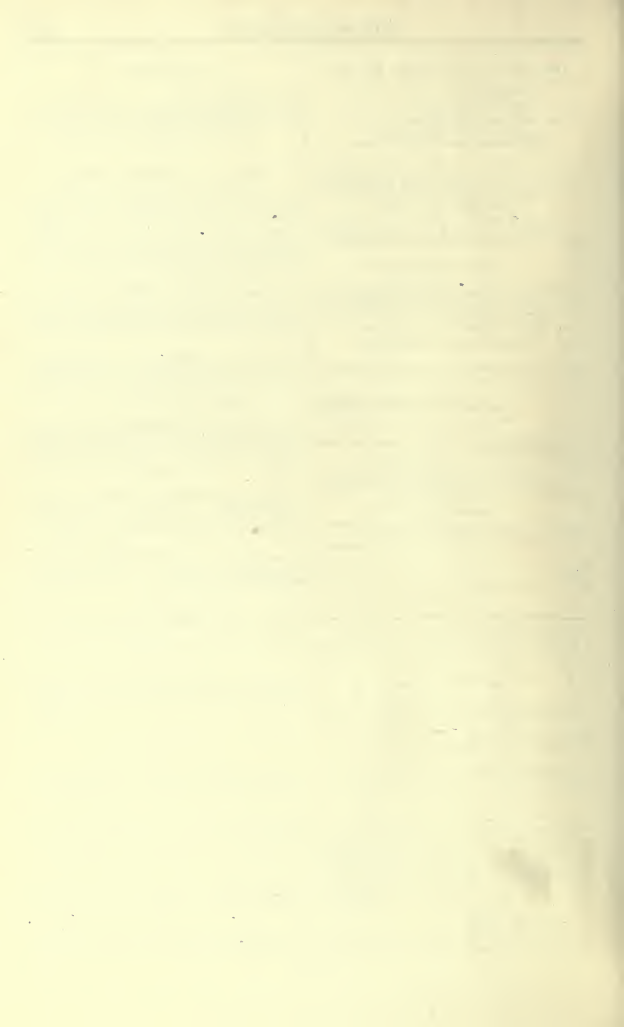
A. R. CROZIER,

Fuel Controller.

Authorized:

LESLIE M. FROST,

Minister of Mines. (366)



Publications Under The Regulations Act, 1944

FEBRUARY 28th, 1948

THE MILK CONTROL ACT

O. Reg. 26/48.
Amending O. Reg. 63/45.
Maximum Prices of Milk.
Made—4th February, 1948.
Approved—12th February, 1948.
Filed—14th February, 1948, 11.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 1 of Ontario Regulations 63/45 as made by Ontario Regulations 250/47 is amended by adding thereto the following,—

14b.	ship of Cramahe	15		
72aa.	that part of the Town- ship of Finch consist ing of concessions 8 to	-		
	12, both inclusive			
78bb.	Wingham	17	.10	.06
2. It	em 39a of Schedule 1 of s made by Ontario Regund the following substitut	Ontario lations 2	Regula	tions
	Mount Forest	17		
Dated a	t Toronto this 4th of Feb	ruary, 19	48.	
(C1)	С. М.	MEEK,	Chairm	an.
(Seal)	A. P.	CLARK,	Secreta	ıry.
(379)				9

THE APPRENTICESHIP ACT

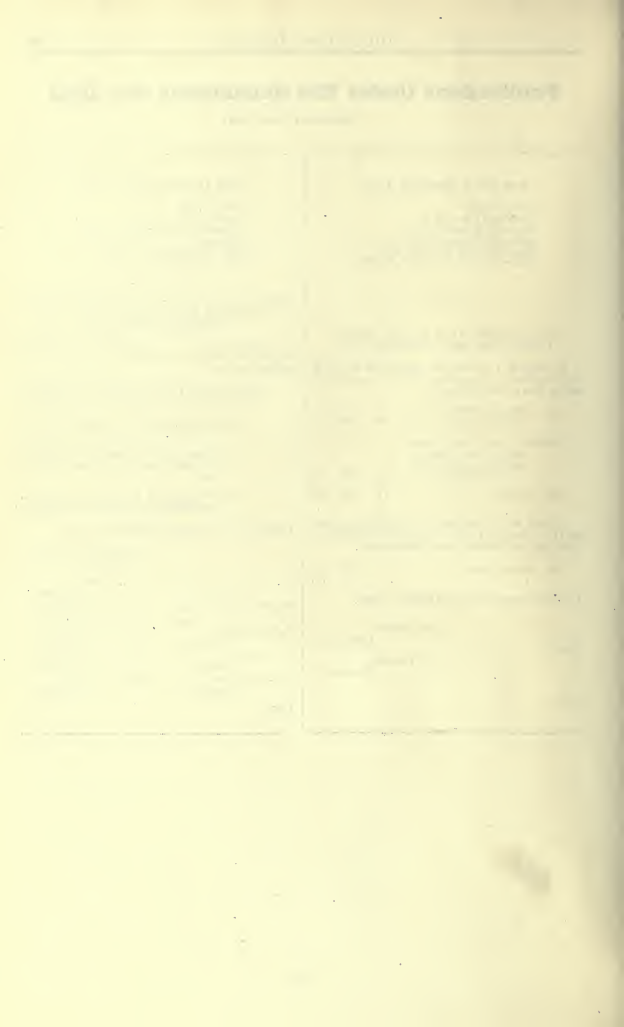
O. Reg. 27/48. Amending O. Reg. 296/44. Minimum Rates of Wages for Hairdressers. Made—4th February, 1948. Filed—16th February, 1948, 10.45 a.m.

REGULATIONS MADE BY THE PROVINCIAL ADVISORY COMMITTEE UNDER THE APPRENTICESHIP ACT

- 1. Subregulation 2 of regulation 11 of Ontario Regulations 296/44 is revoked and the following substituted therefor:
 - (2) The minimum rates of wages for an apprentice in the designated trade of hairdresser shall be,—
 - (a) 40 per cent of the certificated journeyman-hairdresser's rate for the 1st year;
 - (b) 70 per cent of the certificated journeyman-hairdresser's rate for the 2nd year; and
 - (c) 90 per cent of the certificated journeyman-hairdresser's rate for the 3rd year.

Dated at Toronto the 4th of February, 1948.

PROVINCIAL ADVISORY COMMITTEE: J. D. Adams, (Member) GORDON W. DUNCAN Approved by the Board (Member) E. BILLINGTON JEAN R. MACKAY (Chairman) (Member) E. G. GIBB WALTER O. WIEGAND (Member) (Member) J. F. NUTLAND FRED J. HAWES (Member) (Member) (380)



Publications Under The Regulations Act, 1944

MARCH 6th, 1948

THE MENTAL HOSPITALS ACT

O. Reg. 28/48. Amending O. Reg. 26/44. Approved Homes. Made—12th February, 1948. Filed—21st February, 1948, 9.45 a.m.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

- 1. Regulation 18 of Ontario Regulations 26/44, as made by Ontario Regulations 67/45, is revoked and the following substituted therefor:
 - 18.—(1) The Department may pay an amount not exceeding \$8.50 a week for the care and maintenance of patients in an approved home.
 - (2) Where special care and maintenance are,-
 - (a) required by a patient; or
 - (b) requested by a person liable for the maintenance of the patient;

and the person liable for payment is able and willing to pay, the Department may pay a weekly amount in excess of \$8.50.

(420)

THE PUBLIC SERVICE ACT

O. Reg. 29/48. Amending O. Reg. 2/46. Board of Review. Made—19th February, 1948. Filed—21st February, 1948, 10.45 a.m.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

1. Regulations 24 and 25 of Ontario Regulations 2/46 are revoked and the following regulation substituted therefor:

BOARD OF REVIEW

- 24.—(1) There shall be an advisory committee, to be known as the Civil Service Board of Review, composed of,—
 - (a) the Civil Service Commissioner, who shall be chairman of the Board;
 - (b) one member to be appointed by the Ontario Civil Service Association; and
 - (c) one member to be appointed by the Lieutenant-Governor in Council.
- (2) Whenever it is proposed to dismiss a civil servant, the deputy head of his department shall deliver to him a notice of the proposed dismissal, setting forth therein the reasons therefor, and the

- civil servant, if he is of the opinion that he is being dismissed unjustly, may, within seven days of the delivery thereof, deliver to the chairman of the Board a notice of application to the Board in which the reasons for his opinion shall be set forth.
- (3) No recommendation to the Lieutenant-Governor in Council for the dismissal of any civil servant shall be made until after the lapse of the time herein limited for delivery of the notice of application, or, where such notice has been delivered, until after the report of the Board has been considered by the Minister concerned.
- (4) When a notice of application to the Board is filed,—
 - (a) the chairman of the Board shall deliver a copy thereof to the deputy head concerned;
 - (b) the deputy head concerned shall deliver a copy of the notice of the proposed dismissal to the chairman of the Board; and
 - (c) the chairman of the Board shall fix a time, which shall be not later than seven days after the delivery of the notice of application, and a place for the hearing, and shall deliver notice thereof to the civil servant and the deputy head concerned.
- (5) The Board shall have all the powers that may be conferred upon a commissioner under *The Public Inquiries Act*.
- (6) When an application has been heard, the Board shall make a report of its findings to the Minister concerned and any recommendation to the Lieutenant-Governor in Council for the dismissal of the civil servant shall be accompanied by the report of the Board.
- (7) A copy of the report of the Board shall be delivered to the civil servant by the deputy head concerned,—
 - (a) when the Minister or the Lieutenant-Governor in Council decides against dismissal of the civil servant; or
 - (b) when the Lieutenant-Governor in Council dismisses the civil servant.
- (8) The delivery of any document mentioned herein shall be effected by personal service or by sending it by prepaid registered mail addressed to the person to whom it is to be delivered at his last known address.
- (9) Where a department has no deputy head, the expression "deputy head" in this regulation means the senior officer of the department.
- (10) This regulation shall not apply to civil servants,—
 - (a) whose period of service is less than one year;
 - (b) who were not appointed by the Lieutenant-Governor in Council; or
 - (c) who are members of the Ontario Provincial Police Force.

(428)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 30/48. Replacing O. Regs. 249/44 and 35/46. General Legislative Grants. Made—30th January, 1948. Approved—19th February, 1948. Filed—23rd February, 1948, 1.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

GENERAL LEGISLATIVE GRANTS

INTERPRETATION

- 1. In these regulations,-
- (a) "approved cost" means the cost of operating the schools of a board during the preceding year, as determined by the board and approved by the Minister, and includes the board's cost with respect to pupils attending another board's school;
- (b) "cost of operating" means the total amount of money paid out of current revenue under the Acts administered by the Minister and the regulations thereunder, less,—
 - (i) any receipts other than receipts from provincial sources, or municipal sources derived from taxation;
 - (ii) any expenditures on which a special legislative grant has been or may be claimed; and
- (c) "equalized assessment" has the same meaning as in The Assessment Act.

APPORTIONMENT

- 2. The general legislative grants for public and separate schools, collegiate institutes, high schools, grades A and B continuation schools, and vocational schools shall,—
 - (a) be apportioned to boards on the basis hereinafter prescribed; and
 - (b) be applied to such school purposes as each board deems expedient.
- 3. Where a board does not operate a school in compliance with the Acts administered by the Minister and the regulations thereunder, the Minister may withhold the whole or any part of the grants payable to the board.

PART I

PUBLIC AND SEPARATE SCHOOLS

URBAN PUBLIC- AND SEPARATE-SCHOOLS

- 4. There shall be paid to the board of an urban public- or separate-school in a municipality having a population of,—
 - (a) at least 100,000, a grant equal to 30 per cent of the approved cost;
 - (b) at least 10,000 but under 100,000, a grant equal to 35 per cent of the approved cost;
 - (c) at least 5,000 but under 10,000, a grant equal to 42 per cent of the approved cost;

- (d) at least 2,500 but under 5,000, a grant equal to 50 per cent of the approved cost; and
- (e) under 2,500, a grant equal to 60 per cent of the approved cost.

RURAL PUBLIC- AND SEPARATE-SCHOOLS

- 5.—(1) There shall be paid to the board of a rural public- or separate-school for which the assessment per classroom is,—
 - (a) at least \$80,000, a grant equal to 50 per cent of the approved cost;
 - (b) at least \$50,000 but under \$80,000, a grant equal to 60 per cent of the approved cost;
 - (c) at least \$30,000 but under \$50,000, a grant equal to 75 per cent of the approved cost; and
 - (d) under \$30,000, a grant equal to 90 per cent of the approved cost.
- (2) "Assessment per classroom" shall be the quotient determined by dividing,—
 - (a) in counties,—
 - (i) the equalized assessment of the property rateable for public-school purposes in the public-school section by the number of public-school classrooms within the section; or
 - (ii) the equalized assessment of the property rateable for separate-school purposes in the area prescribed under section 56 of *The* Separate Schools Act by the number of separate-school classrooms in that area; and
 - (b) in that part of Ontario without county organization,—
 - (i) the assessment of the property rateable for public-school purposes in the public-school section by the number of public-school classrooms within the section; or
 - (ii) the assessment of the property rateable for separate-school purposes in the area prescribed under section 56 of *The Separate Schools Act* by the number of separateschool classrooms in that area.

TOWNSHIP BOARDS, TOWNSHIP SCHOOL-AREA BOARDS, CONSOLIDATED-SCHOOL BOARDS AND IMPROVEMENT-DISTRICT TRUSTEES

- 6.—(1) Grants shall be made to a township board, township school-area board, consolidated-school board and to improvement-district trustees upon the same basis as grants for a rural public-school under subregulation 1 of regulation 5.
- (2) There shall be paid to a township board, township school-area board, consolidated-school board and to improvement-district trustees, an additional grant equal to 1 mill calculated,—
 - (a) in counties, on the equalized assessment; and
 - (b) in that part of Ontario without county organization, on the assessment,

of the property rateable for public-school purposes in the township, township school-area, consolidated-school section or improvement district, as the case may be, but the additional grant shall be not less than \$150 nor more than \$300 for each school section which has become part of the larger unit.

- (3) In the year in which a township board, township school-area board, consolidated-school board or improvement district is established, the additional grant under subregulation 2 shall be paid to the boards of the school sections included in the larger unit.
- (4) Where in any year a public-school section is brought under the jurisdiction of improvement-district trustees or a township school-area board or consolidated-school board, the additional grant under subregulation 2 shall be paid to the board of the section so included in the larger unit.

UNION SEPARATE-SCHOOL BOARDS

- 7.—(1) Grants shall be made to the board of a union separate-school upon the same basis as grants for a rural separate-school under subregulation 1 of regulation 5.
- (2) There shall be paid to the board of a union separate-school an additional grant equal to 1 mill calculated,—
 - (a) in counties, on the equalized assessment; and
 - (b) in that part of Ontario without county organization, on the assessment,

of the property rateable for separate-school purposes in the area under the jurisdiction of the union separate-school board, but the additional grant shall be not less than \$150 nor more than \$300 for each separate-school area which has been included as part of the union separate-school area.

- (3) In the year in which the board of a union separate-school is established, the additional grant under subregulation 2 shall be paid to the separate-school boards which have been included as part of the union separate-school area.
- (4) Where in any year a separate school is brought under the jurisdiction of a union separate-school board, the additional grant under subregulation 2 shall be paid to the board of the school which has been included as part of the union separate-school area.

LIMITATIONS

8.—(1) In no case shall,—

- (a) the total of the special and general legislative grants to a board exceed 95 per cent of the approved cost;
- (b) grants to a rural board other than a township board, township school-area board, consolidated-school board or improvement-district trustees in an organized township exceed the difference between the approved cost and the amount of the township grant payable under section 87 or 112 of Phe. Public Schools Act; or
- (c) approved cost exceed the amount obtained by multiplying \$115 by the number representing the average attendance for the preceding calendar year but where the average attendance for any school is under 25, the number 25 is to be used.
- (2) Where under section 12 of the Act transportation for pupils is provided by a township board, township school-area board, consolidated-school board, improvement-district trustees or union separate-school board, approved cost may exceed the amount provided in clause c of subregulation 1 by the cost of the transportation.
- (3) Where fees are paid to another board, approved cost may exceed the amount provided in clause c of subregulation 1 by the amount of the fees.

PART II

COLLEGIATE INSTITUTES, HIGH SCHOOLS, AND GRADES A AND B CONTINUATION SCHOOLS

- 9.—(1) There shall be paid to the board of a collegiate institute, high school, or grade A or B continuation school, a grant equal to \$10 per pupil for the average attendance during the preceding calendar year.
- (2) There shall be paid to the board of a collegiate institute, high school, or grade A or B continuation school, where the mill-rate is,—
 - (a) under 1 mill, an additional grant equal to 5 per cent of the approved cost;
 - (b) at least 1 mill but under 2 mills, an additional grant equal to 10 per cent of the approved cost;
 - (c) at least 2 mills but under 3 mills, an additional grant equal to 15 per cent of the approved cost;
 - (d) at least 3 mills but under 4 mills, an additional grant equal to 20 per cent of the approved cost;
 - (e) at least 4 mills but under 5 mills, an additional grant equal to 25 per cent of the approved cost;
 - (f) at least 5 mills but under 6 mills, an additional grant equal to 30 per cent of the approved cost;
 - (g) at least 6 mills but under 7 mills, an additional grant equal to 35 per cent of the approved cost;
 - (h) at least 7 mills but under 8 mills, an additional grant equal to 40 per cent of the approved cost;
 - (i) at least 8 mills but under 9 mills, an additional grant equal to 45 per cent of the approved cost;
 - (j) at least 9 mills but under 10 mills, an additional grant equal to 50 per cent of the approved cost;
 - (k) at least 10 mills but under 11 mills, an additional grant equal to 55 per cent of the approved cost;
 - (l) at least 11 mills but under 12 mills, an additional grant equal to 60 per cent of the approved cost;
 - (m) at least 12 mills but under 13 mills, an additional grant equal to 65 per cent of the approved cost;
 - (n) at least 13 mills but under 14 mills, an additional grant equal to 70 per cent of the approved cost; and
 - (o) at least 14 mills, an additional grant equal to 75 per cent of the approved cost.
- (3) "Mill-rate" in subregulation 2 means the mill-rate that would be required to raise the amount of the approved cost by taxation based on,—
 - (a) the assessment in a high-school district or grade A or B continuation-school district,—
 - (i) consisting of a city or a separated town; or
 - (ii) situated in a territorial district;
 - (b) the total of,—
 - (i) the assessment of the urban municipality or township or part thereof adjoining the city;
 - (ii) the equalized assessment of any urban municipality not adjoining the city; and

(iii) one-fifth of the equalized assessment of any township or part thereof included in the district but not adjoining the city,

in a high-school district or grade A or B continuation-school district which includes an urban municipality or a township or part thereof, which urban municipality or township or part thereof adjoins a city having a population of at least 250,000; or

- (c) the total of,—
 - (i) the equalized assessment of any urban municipality included in a high-school district or grade A or B continuation-school district; and
 - (ii) one-fifth of the equalized assessment of any township or part thereof included in the high-school district or grade A or B continuation-school district,

in all other high-school districts or grade A or B continuation-school districts.

LIMITATIONS

10.-(1) In no case shall,-

- (a) the total of the special and general legislative grants to a board exceed 95 per cent of the approved cost; or
- (b) approved cost exceed the amount obtained by multiplying,—
 - \$200 by the number representing the average attendance for the preceding calendar year in the case of high schools and collegiate institutes; or
 - (ii) \$150 by the number representing the average attendance for the preceding calendar year in the case of grades A and B continuation schools except that where a school is located on an island or in a territorial district and the average attendance is under 50, the number 50 is to be used.
- (2) Where under section 12 of the Act a board in a high-school district provides transportation for pupils within the district, approved cost may exceed the amount provided in clause b of subregulation 1 by the cost of the transportation.
- (3) Where fees are paid to another board, approved cost may exceed the amount provided in clause b of subregulation 1 by the amount of the fees.

PART III

VOCATIONAL SCHOOLS

- 11.—(1) There shall be paid to the board of a vocational school a grant equal to the following percentages of the total salaries paid by the board to qualified teachers of day and evening classes for the preceding school year less the amount of fees retained from resident pupils of evening classes,—
 - (a) 90 per cent of the first \$20,000;
 - (b) 80 per cent of the next \$20,000;
 - (c) 70 per cent of the next \$20,000;
 - (d) 60 per cent of any further amount.
- (2) There shall be paid to a board of a vocational school an additional grant equal to 50 per cent of any amount paid out of current revenue for,—

- (a) the erection of a building or portion of a building for the purposes of a day vocational school;
- (b) new equipment and furniture provided for instructional purposes.

PART IV

REDUCTION OF GRANTS

12. For the years 1947 and 1948 the amount of the grant to which a board is entitled under Part I shall be reduced by the percentage, Column 2, opposite the percentage, Column 1, applicable to the board under regulation 4, 5, 6 or 7, as the case may be, as follows:

Column 1	Column 2
90	1
75	3
60	6
50	8
42	9
35	10
30	10

13. For the years 1947 and 1948 the amount of the grant to which a board is entitled under Part II shall be reduced by the percentage, Column 2, opposite the percentage, Column 1, applicable to the board under regulation 9 as follows:

Column 1	Column 2
75	6
70	7
65	8
60	8
55	8
50	8
45	9
40	9
35	10
30	10
25	10
20	10
15	10
10	10
5	10

14. For the years 1947 and 1948 the amount of the grant to which a board is entitled under Part III shall be reduced by 7 per cent except that grants payable on capital charges under subregulation 2 of regulation 11 shall not be so reduced.

Part V

REVOCATION OF REGULATIONS

15. Ontario Regulations 249/44 and 35/46 are revoked.

G. A. DREW,

Minister of Education.

(430)

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THE LABOUR RELATIONS BOARD ACT, 1944, and THE LABOUR RELATIONS BOARD ACT, 1947

O. Reg. 31/48. Amending O. Reg. 47/47. General—Remuneration. Made—19th February, 1948. Filed—24th February, 1948, 11.45 a.m.

REGULATIONS MADE UNDER THE LABOUR RELATIONS BOARD ACT, 1944, AND THE LABOUR RELATIONS BOARD ACT, 1947

- 1. Clause b of subregulation 1 of regulation 30 of Ontario Regulations 47/47 is revoked and the following substituted therefor:
 - (b) to each member, including the chairman, an allowance at the rate of \$20 for each day,—
 - (i) present when the Board sits;
 - (ii) necessarily spent travelling from his place of residence to a meeting of the Board and returning therefrom; and
 - (iii) not exceeding 2 days engaged in completing the Board's report.
- 2. Ontario Regulations 47/47 are amended by adding thereto the following regulation:
 - 31a. An Industrial Disputes Inquiry Commissioner shall be paid,—
 - (a) an allowance at the rate of \$20 a day including each day,—
 - (i) necessarily spent in travelling from his place of residence and returning thereto; and
 - (ii) not exceeding 2 days engaged in completing his report; and
 - (b) for his actual and resonable travelling and living expenses for each day that he is absent from his place of residence,

while engaged on an examination into any allegation under subregulation 1 of regulation 31.

(431)

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THE COMPANIES INFORMATION ACT

O. Reg. 32/48. Annending O. Reg. 32/47. Prospectus. Made—19th February, 1948. Filed—26th February, 1948, 12.40 p.m.

REGULATIONS MADE UNDER THE COMPANIES INFORMATION ACT

- 1. Clauses b and c of regulation 3 of Ontario Regulations 32/47 as made by Ontario Regulations 125/47 are revoked and the following substituted therefor:
 - (b) companies which have filed a statement under section 49 of *The Securities Act*, 1945, in respect to the sale referred to in section 2 of the Act;
 - (c) companies, the securities of which are listed and posted for trading on a recognized stock exchange where the securities are sold through the stock exchange; or
 - (d) companies, without share capital or with an authorized share capital under \$15,000, which are subject to the provisions of Part XII of The Companies Act.

(432)

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THE COMPANIES ACT

O. Reg. 33/48. Amending O. Reg. 111/47. Amending Schedule. Made—19th February, 1948. Filed—24th February, 1948, 12.45 p.m.

REGULATIONS MADE UNDER THE COMPANIES ACT

- 1. Section 2 of Schedule 1 of Ontario Regulations 111/47 is revoked and the following substituted therefor:
 - 2. On applications for letters patent of incorporation without share capital:
 - (a) (i) corporations, other than co-operative corporations, where the interest of members is transferable; or
 - (ii) corporations whose objects are in whole or in part of a social nature and which are not prohibited by the letters patent, when issued, from occupying and using a house, room or place as a club to which subclause ii of clause b of section 226 of the Criminal Code (Canada) is by that subclause made not applicable;

a fee of \$100.

- (b) other corporations, a fee of \$20.
- 2. Section 5 of Schedule 1 of Ontario Regulations 111/47 is amended by adding thereto the following subsection:
 - (5a) Rescinding an order relieving a corporation from the provisions of section 102 of the Act, \$10.
- 3. Section 8 of Schedule 1 of Ontario Regulations 111/47 is amended by adding thereto the following subsection:
 - (e) exemplification of any letters patent of incorporation, supplementary letters patent or orders—\$1 a page plus \$5 with a minimum fee of \$8.

(433)

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THE PUBLIC HOSPITALS ACT

O. Reg. 34/48. Amending O. Reg. 43/45. Classification of Hospitals. Made—19th February, 1948. Filed—25th February, 1948, 10.45 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. Schedule 1 to Ontario Regulations 43/45, as made by Ontario Regulations 96/47, is revoked and the following substituted therefor:

SCHEDULE 1

Record Commons Commo					
Toronto General Hospital Toronto Toronto		GROUP A HOSPITALS		m . 1	
Toronto General Hospital Toronto Capacity Capacity					
Toronto General Hospital	Item	Name	Location		
St. Michael's Hospital					
3 Toronto Western Hospital Toronto 581 308	2				
Victoria Hospital London 540 281	3				
Compage Comp	4	Victoria HospitalLo	ondon		
The Hotel Dieu Hospital		The Hospital for Sick Children	oronto		407
St. Joseph's Hospital. London 246 78		Kingston General HospitalK	ingston		
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Ottawa General Hospital Ottawa 348 151	1	Hamilton General HospitalH	lamilton		
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5 Toronto East General and Orthopaedic Hospital Toronto 281 140 6 The Brantford General Hospital Brantford 243 121 7 St. Joseph's Hospital Sarnia 215 68 8 Hotel Dieu of St. Joseph's Hospital Windsor 211 80 9 McKellar General Hospital Fort William 201 100 10 St. Joseph's General Hospital Kitchener 183 91 11 Kitchener-Waterloo Hospital Kitchener 183 91 12 Salvation Army Grace Hospital Windsor 179 56 13 St. Joseph's Hospital Sudbury 171 85 14 The St. Catharines General Hospital St. Catharines 164 82 15 Public General Hospital Chatham 159 50 16 Oshawa General Hospital Chatham 159 50 16 Oshawa General Hospital Hamilton 152 62 17 The Wellesley Hospital				348	
6 The Brantford General Hospital. Brantford. 243 121 7 St. Joseph's Hospital. Sarnia. 215 68 8 Hotel Dieu of St. Joseph's Hospital. Windsor. 211 80 9 McKellar General Hospital. Fort William. 201 100 10 St. Joseph's General Hospital. Port Arthur. 195 597 11 Kitchener-Waterloo Hospital. Windsor. 179 56 12 Salvation Army Grace Hospital. Windsor. 179 56 13 St. Joseph's Hospital. Sudbury. 171 85 14 The St. Catharines General Hospital. Chatham. 159 50 15 The Wellesley Hospital. Chatham. 159 50 16 Oshawa General Hospital. Chatham. 159 50 17 The Wellesley Hospital. Toronto. 153 28 18 St. Joseph's Hospital. Toronto. 151 53 20 Hotel Dieu Hospital.		St. Joseph's Hospital	oronto		154
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16		The St. Catharines General HospitalSt	t. Catharines	164	82
17		Public General Hospital	hatham		
18					
19 Women's College Hospital Toronto 151 53					
Hotel Dieu Hospital Cornwall 136 68					
Niagara Falls General Hospital Niagara Falls 134 63					
22 The General Hospital of Port Arthur Port Arthur 134 67					
24 Belleville General Hospital Belleville 126 39 25 Metropolitan General Hospital Windsor 123 61 26 St. Mary's Hospital Kitchener 120 60 27 St. Joseph's Hospital Chatham 116 29 28 Sarnia General Hospital Sarnia 116 25 29 The Peterborough Civic Hospital Peterborough 106 44 30 Stratford General Hospital Stratford 102 51 31 Welland County General Hospital Welland 102 51 31 Welland County General Hospital Kirkland Lake 91 51 32 Kirkland and District Hospital Kirkland Lake 91 51 33 Mount Sinai Hospital of Toronto Toronto 59 29 34 Salvation Army Grace Hospital Toronto 52 12 35 Canadian Mothercraft Centre Toronto Total Bed Bed 40 Capacity <					
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3 Memorial Hospital					
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	· ·		T-1-1	Public-
			Total	Ward
Iten	n Name	Location	Bed	Bed
	,		Capacity	Capacity
5	Guelph General Hospital.	.Guelph	94	42
6 7	General Hospital	. Pembroke	90	45
	General and Warine Hospital	.Owen Sound	89	31
8	St. Joseph's Hospital	.Guelph	88	37
10	St. Joseph's Hospital	. Peterborough	85	42
	Woodstock General Hospital	. Woodstock	82	29
11 12	Orillia Soldiers' Memorial Hospital	. Orillia	77	38
13	The Parry Sound General Hospital	Carry Sound	75	25
14	Cornwall General Hospital	.Cornwall	71	27
	Victoria Hospital	. Kenirew	69	30
15	Galt General Hospital	.Galt	67	33
16	St. Vincent de Paul Hospital	. Brockville	61	18
17	Douglas Memorial Hospital	. Fort Erie	61	28
18	General and Marine Hospital	. Collingwood	58	26
19	The Ross Memorial Hospital	.Lindsay	54	26
20	Royal Victoria Hospital of Barrie.	.Barrie	53	26
21	St. Paul's Hospital	.Hearst	52	43
22	The York County Hospital Corporation	. Newmarket	52	20
23	Smiths Falls Public Hospital	.Smiths Falls	52	20
24	Pembroke Cottage Hospital Association	. Pembroke	51	14
25	Norfolk General Hospital	.Simcoe	51	25
26	St. Andrew's Hospital	. Midland	50	25
27	The Great War Memorial Hospital of Perth District	. Perth	49	16
28	Plummer Memorial Public Hospital	.Sault Ste. Marie	47	21
29	The General Hospital	.Strathrov	47	23
30	LcVerendrye Hospital	.Fort Frances	46	19
31	St. Joseph's Hospital	. Parry Sound	46	26
32	The Port Hope Hospital	Port Hope	45	22
33	St. Joseph's Hospital		43	30
34	Kenora General Hospital		43	18
35	Arnprior and District Memorial Hospital	Arnprior	39	18
36	Memorial Hospital	Listowel	39	19
37	Peel Memorial Hospital	Brampton	39	15
38	St. Francis General Hospital.	Smiths Falls		13
39	Wingham Congret Hamital	Wingham	38	
40	Wingham General Hospital	Wall-outer	37	18
	The Willest Hamitel	Danie	35	14
41	The Willett Hospital	. Paris	35	17
42	Mattawa General Hospital	.Mattawa	34	22
43	Lady Minto Hospital	.Cochrane	34	24
44	St. Joseph's General Hospital	. Blind River	34	27
45	Charlotte Eleanor Englehart Hospital	. Petrolia	34	9
46	The Salvation Army Grace Hospital	.Ottawa	34	12
47	Alexandra Marine and General Hospital	.Goderich	33	16
48	Queen Victoria Memorial Hospital	North Bay	33	14
49	The Tillsonburg Soldier's Memorial Hospital	. Tillsonburg	32	16
50	Anson General Hospital		32	17
51	St. Jean de Brebeuf Hospital	.Sturgeon Falls	31	25
52	Alexandra Hospital	. Ingersoll	30	15
53	Misericordia Hospital	. Haileybury	30	10
54	Stevenson Memorial Hospital	.Alliston	29	12
55	Prince Edward County Hospital	. Picton	28	10
56	Lady Minto Hospital	. Chapleau	28	22
57	Cobourg General Hospital Association	. Cobourg	28	14
58	Groves Memorial Hospital	. Fergus	26	10
59	Kincardine General Hospital	.Kincardine	25	10
60	Porcupine General Hospital	South Porcupine	23	12
61	St. Joseph's General Hospital	Little Current	22	14
62	Lord Dufferin Hospital	Orangeville	22	9
63	Hanover Memorial Hospital		20	10
64	Bowmanville Hospital		19	7
65	Saugeen Memorial Hospital		19	ġ
66	Haldimand War Memorial Hospital.		18	ģ
67	Scott Memorial Hospital		18	7
68	General Hospital		18	9
69	West Lincoln Memorial Hospital	Grimshy	18	7
			17	6
70	Clinton Public Hospital	Durham	16	6.
71	Durham Memorial Hospital	Signar I polygort		
72	Sioux Lookout General Hospital	Almonto	16	9
73	Rosamond Memorial Hospital	H	15	0
74	Notre-Dame Hospital	Markesbury	15	6 7 7 5
75	Louise Marshall Hospital Limited		14	1
76	Palmerston General Hospital	raimerston	13	3
77	Rosedale War Memorial Hospital	Watheson	9	6
78	Niagara Cottage Hospital	. Magara-on-the-Lake	8	4

	GROUP D HOSPITALS		Total Bed	Public- Ward Bed
Item	n Name L	ocation	Capacity	Capacity
1	Red Cross Outpost		35	20
2 3	Red Cross Outpost Bracebric Lady Minto Hospital New List		29 24	20 15
4	Red Cross Outpost		17	15
5	Red Cross OutpostEspanola	1	17	12
6 7	Red Cross Outpost		16	12
8	Red Cross Outpost		14 13	10 11
9	Red Cross OutpostBancroft		-10	8
10	Red Cross Outpost Richard'		10	9
11 12	Red Cross Outpost Haliburt Red Cross Outpost Hawk Ju		9 9	9 4 8 0
13	Red Cross Outpost		9	8
14	Red Cross Outpost		7	0
15 16	Red Cross Outpost Nakina. Red Cross Outpost Hornepa		7 6	0
17	Red Cross Outpost		5	5
18	Red Cross OutpostLion's H	ead	5	5
19 20	Red Cross Outpost	ing	5 4	5
21	Red Cross Outpost		4	0 0 5 5 5 4 3 3 3
22	Red Cross Outpost	1	3	3
23 24	Red Cross Car Red Cross Outpost Wilberfo		3 2	3 2
44	Red Cross Outpost	rce,	2	2
	GROUP E HOSPITALS		Total Bed	Public- Ward Bed
Item	Name L	ocation	Capacity	Capacity
1	St. John's Convalescent HospitalNewtonl		68	55
2 3	Daughters of the Empire Hospital for Convalescent ChildrenToronto Hillcrest Convalescent Hospital		58 36	58 24
	Table Control			
	GROUP F HOSPITALS		Total	Public- Ward
			Bed	Bed
Item	n Name L	ocation	Capacity	Capacity
1.	The Queen Elizabeth for IncurablesToronto.		356	285
2 3	Our Lady of Mercy Hospital		269 242	215 194
4	East Windsor Hospital		213	170
	200 1			
	GROUP G HOSPITALS		T-1-1	Public-
			Total Bed	Ward Bed
Item	n Name L	ocation .	Capacity	Capacity
1	Parkwood Hospital for IncurablesLondon.		145	112
2 3	The Runnymede Hospital		126	102
4	St. Peter's Infirmary		108 93	78 67
5	St. Mary's-of-the-Lake HospitalKingston	1	54	41
	The Home for Incurable ChildrenToronto		37	30
7	Misericordia Hospital	шу	31	31
(442)				10
(-112				10

Publications Under The Regulations Act, 1944

MARCH 13th, 1948

tl

THE HIGHWAY TRAFFIC ACT

O. Reg. 35/48. New. Load Limits in March and April on King's Highways. Made—27th February, 1948. Filed—28th February, 1948, 10.30 a.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. The provisions of subsections 3 and 4 of section 35 of the Act are declared to be applicable to those portions of the King's Highway described in schedules I and II.

SCHEDULE I

Number of	
	Doutions of the Vine's History
the King's	Portions of the King's Highway
Highway	
4	from Hanover to Flesherton, and from
	Wingham to King's Highway 9
6	from King's Highway 21 to Tobermory
7	from 7 miles east of Peterborough to Perth
	from Manahastar to Vine's II.
7A	from Manchester to King's Highway 28
9	from Orangeville to Schomberg
12	from Midland to Orillia
14	from Belleville to Marmora
15	from Elgin to Smith's Falls
18A	from Kingsville to King's Highway 18
18B	from Ruthven to King's Highway 18
19	from Milverton to Tralee
21	from Forest to Owen Sound
23	
	from Mitchell to Elginfield
24	from Guelph to Orangeville, and from
	Shelburne to Collingwood
25	from Milton to Acton
27	from King's Highway 5 to Barrie
29	from Arnprior to Almonte
30	from Campbellford to Havelock
31	from Ottawa to Winchester
32	from Gananoque to King's Highway 15
33	from Stirling to Bloomfield, and from
	Picton to Kingston
35	from Newcastle to King's Highway 7
37	from Belleville to Actinolite
38	
	from Cataraqui to King's Highway 7
39	from Windsor to King's Highway 2
41	from Picton to King's Highway 2, and
	from Napanee to Kaladar
42	from Westport to Forthton
43	from Winchester to Alexandria
44	from Carp to Almonte
45	from Cobourg to Norwood
47	from Stouffville to King's Highway 12
49	from Kleinburg to King's Highway 50
50	from King's Highway 7 to King's Highway
30	0 Ring S Highway / to King S Highway
51	from Colodon to King's Highway 24
	from Caledon to King's Highway 24
52	from King's Highway 2 to Peter's Corners, and from King's Highway 8 to King's
	and from King's Highway 8 to King's
	Highway 97
53	from Duff's Corners to King's Highway 20
• 54	from Cainsville to Cayuga
55	from Hamilton to King's Highway 53

Number of he King's Highway	Portion of the King's Highway
56	from King's Highway 20 to King's High-
	way 3
57	from Bismark to King's Highway 3A
59	from Woodstock to Norwich
69	from Atherley to Washago
73	from Dorchester Road to Port Bruce
74	from Belmont to New Sarum
79	from Watford to King's Highway 2
80	from Alvinston to King's Highway 2
81	from King's Highway 2 to King's High-
	way 7, and from Parkhill to Grand Bend
82	from Port Franks to King's Highway 7
83	from Brewster to Russelldale
84	from St. Joseph to Hensall
86	from Amberley to King's Highway 7
87	from Bluevale to Harriston
88	from Bondhead to Bradford
89	from Primrose to Cookstown
91	from Duntroon to Stayner
92	from Elmvale to Wasaga Beach
93	from Waverley to King's Highway 11
97	from Hickson to Freelton
98	from Tilbury to Blenheim
99	from Dundas to King's Highway 24
100	Thom I hamesion to Time 3 mighway /
	Eglington Avenue, in the Township of
	Scarborough, from Dawes Road to
	King's Highway 2
	The graveled part of the Queen Elizabeth
	Way from Fort Erie to Niagara Falls

SCHEDULE II

All King's Highways lying north of the Severn River and east of King's Highway 69 and north and east of King's Highway 12 from Atherley to Sunderland Corners and north of King's Highway 7 from Sunderland Corners to Perth and north and west of King's Highways 15 and 29 from Perth to Arnprior, excepting thereout King's Highway 17 from Arnprior to Pembroke.

(477)

THE PUBLIC SERVICE ACT, 1947

O. Reg. 36/48. New and Revoking O. Regs. 323/44, 329/44, 2/46, 3/46, 68/46 and 29/48. General. Made—1st March, 1948. Filed—3rd March, 1948, 10.15 a.m.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT, 1947

PART I

PUBLIC SERVICE

LIST OF APPLICANTS AND DESIGNATION OF APPOINTEES

1.—(1) The Commission shall establish and maintain a list of applicants eligible for appointment to the civil service in the classes in Schedule 1.

- (2) No appointments in respect of the classes in Schedule 1 shall be made to a position in the civil service at the seat of government in Toronto except from the list.
- (3) Persons appointed to the service of the Crown as set out in Schedule 2 are designated appointees who shall not be civil servants.

PREFERENCE TO VETERANS

- 2. Where the qualifications of applicants for any position in the civil service are equal, preference shall be given to those who were honourably discharged or retired from active service in His Majesty's forces in respect of the,—
 - (a) War of 1914 to 1918; or
 - (b) War of 1939 to 1945.

OFFICE HOURS

- 3.—(1) Civil Servants on the administrative staff of the civil service shall attend,—
 - (a) on each day other than Saturdays, holidays and any other days set apart for holidays from 8.30 a.m. to 4.30 p.m.; and
 - (b) on Saturdays from 8.30 a.m. to 12 noon.
- (2) Civil Servants may take a recess for refreshments each day except Saturday from 12.30 pm.. to 1.45 p.m., or at such other time between 11.30 a.m. and 2.15 p.m. in special cases or to meet the requirements of the office, as the official in charge, with the approval of the deputy minister, may determine.
- (3) The deputy ministers shall cause all public offices in their departments to be kept open during the recess.

CREDIT SYSTEM FOR REGULAR ATTENDANCE

- 4.—(1) A system of credits is established under which a civil servant shall be entitled to a credit of one and one-half days for each month of regular attendance.
 - (2) The credits shall be,-
 - (a) cumulative; and
 - (b) entered into a register in form 1 to be maintained in the office in which the civil servant is employed.
- (3) Where a civil servant has heretofore accumulated sick-leave credits the civil servant shall be entitled to credits equal in number to the sick-leave credits in addition to any credits to which he may become entitled under subregulation 1.
- (4) Commencing with the 1st of August, 1944, there may be paid to a person having more than 5 years' service who ceases to be a civil servant, or to his personal representative, an amount computed on the basis of his pay at the date of leaving the service for a period equal to 50 per cent of the value of his credits or fraction thereof, but the amount shall not,—
 - (a) exceed 6 months' pay; or
 - (b) be computed on any credits earned by a civil servant after he ceases to contribute to the Fund.
- (5) No credits shall be given to a civil servant in any month who is absent from duty in that month,—
 - (a) for more than 6 days for any reason other than vacation leave-of-absence; or
 - (b) without leave.

LEAVE OF ABSENCE

- 5.—(1) Subject to subregulation 2, no civil servant shall receive pay for absence caused by sickness in excess of his accumulated credits.
- (2) Where a civil servant has served more than 1 year in the service he may be granted pay for absence caused by sickness to the extent of 30 day in excess of his credits.
- . (3) Any payments in excess of credits made under subregulation 2 shall be charged against the future credits to which the civil servant may become entitled.
- (4) After 3 days' absence caused by sickness no leave with pay shall be allowed unless a certificate of a duly qualified medical practitioner is forwarded to the deputy minister of the department, certifying to the inability of the civil servant to attend to his official duties.
- (5) Notwithstanding subregulation 4, the Commission may require a civil servant to submit the certificate required under subregulation 4 for a period of absence of less than 3 days.
- (6) A minister may grant leave of absence with pay for not more than 6 days in any fiscal year to a civil servant in the department presided over by the Minister upon any special or compassionate grounds and the period of the leave shall be charged against the credits of the civil servant.
 - (7) Where a civil servant,-
 - (a) is absent by reason of injuries caused by another person for a period in excess of the civil servants' accumulated credits; and
 - (b) recovers damages by way of action or settlement from the other person in excess of the amount required to pay the civil servants' actual outof-pocket expenses caused by his injuries,

the civil servant shall refund to the extent of the excess to the Treasurer any payments of salary received in excess of his credits.

SPECIAL LEAVE OF ABSENCE

- 6. A minister may grant a leave of absence,-
- (a) without pay for not more than 6 months to a civil servant in the department presided over by the Minister;
- (b) for 12 days of which 6 days shall be with pay, in any fiscal year to a civil servant in the department presided over by the Minister for the purpose of taking a naval, military or air-force training; and
- (c) upon the certificate of the Commission and subject to the approval of the Lieutenant-Governor in Council, any additional leave of absence with or without pay.

VACATIONS

- 7.—(1) Vacation leave-of-absence for civil servants shall,—
 - (a) accumulate at the rate of one and one-half days for each month of service;
 - (b) be taken within 18 months,-
 - (i) of his appointment to the civil service; or
 - (ii) from the date of return to duty from the last vacation leave,

whichever is the later date; and

- (c) be taken at such time as the deputy minister may determine.
- (2) A civil servant shall not be entitled to a vacation leave-of-absence under subregulation 1 until he has completed 6 months service in the civil service.
- (3) Subject to the approval of the deputy minister of a department a civil servant in the department may accumulate vacation leave-of-absence for a period of not more than 2 years, and the deputy minister shall report forthwith his approval of the accumulation to the Commission.
- (4) Special holidays granted during vacation leaveof-absence shall be computed as part thereof, but no other holidays shall be computed therein.

ATTENDANCE

- 8.—(1) Each department shall maintain an attendance register in form 2.
- (2) A civil servant whose regular duties are discharged in the office in which he is employed, except a deputy minister and a civil servant exempted by the Minister presiding over the department in which the civil servant is employed, shall register in person upon his arrival and departure and at the recess in the attendance register.
- (3) The attendance register shall be accessible only at the time set for the daily,—
 - (a) arrival;
 - (b) departure; and
 - (c) recess.

of civil servants.

- (4) A civil servant exempted from signing the attendance register shall,—
 - (a) complete a personal attendance register in form 3;
 - (b) certify the personal attendance register; and
 - (c) deliver the register at the end of each week to the official in charge of attendance records in his department.
- (5) No civil servant shall absent himself from duty during office hours unless he,—
 - (a) obtains permission of the deputy minister of his department or the official in charge of his branch; and
 - (b) registers the time of leaving and enters into the remarks column of the attendance register the rank of the person granting him permission.
- (6) A civil servant whose regular duties lie partly inside and partly outside the office shall,—
 - (a) register in the regular way when employed inside the office; and
 - (b) comply with the provisions of subregulation 4 in respect of the time spent in the discharge of his duties outside the office.
- (7) Where a civil servant works overtime, compensating leave of absence may be granted by his deputy minister during the fiscal year in which the overtime was worked.
 - (8) The deputy minister of a department shall,—

- (a) be responsible for keeping the attendance registers in the special branches or offices of his department; and
- (b) send to the Minister and the Commission on or before the 15th of each month an attendance report in form 4 for the preceding month.

OFFENCES AND PENALTIES

- 9. Where a civil servant,-
- (a) is habitually late in the time of his arrival;
- (b) absents himself without leave from duty during office hours; or
- (c) uses,-
 - (i) the long distance telephone service for a personal call; or
 - (ii) postage stamps for personal mail, at the expense of Ontario,

the Minister presiding over the department in which the civil servant is employed or his deputy upon the authorization of the Minister may, after a hearing, impose upon the civil servant a fine equal in amount to not more than 6 days pay or a penalty of suspension from duty without pay for not more than 12 days.

DEATH OF CIVIL SERVANT

- 10. Where a civil servant who has served more than 6 months dies, there shall be paid to the estate of the civil servant the salary,—
 - (a) for the balance of the month in which he died;
 - (b) for any vacation leave-of-absence accruing to the civil servant in excess of the period represented by the amount paid.

TRANSFERS OF CIVIL SERVANTS

- 11. Upon the certificate of the Commission,—
- (a) a civil servant appointed by the Lieutenant-Governor in Council may be changed in class or salary, or transferred, only by the Lieutenant-Governor in Council; and
- (b) a civil servant appointed by a Minister may be changed in class or salary, or transferred, by the Minister.

OUTSIDE EMPLOYMENT

12. Except after application in writing to the Commission and with the consent of the Minister of the Department, a civil servant shall not engage in any professional, trade or business undertakings for personal gain.

OATH OF ALLEGIANCE

13. The persons holding the appointments set out in Schedule 3 are designated as persons to administer the oath of allegiance and the oath of office and secrecy.

JOINT ADVISORY COUNCIL

- 14. The Joint Advisory Council heretofore established is continued.
- 15. It shall consist of 7 members, 3 of whom shall be appointed by the Ontario Civil Service Association, 3 of whom shall be appointed by the Provincial Secretary, and 1 of whom shall be a member of the Commission who shall act as chairman.

- 16. The functions of the Joint Advisory Council shall be.-
 - (a) to study and consider, with regard to the civil service,-
 - (i) the general principles governing appointment, promotion, remuneration, vacations, hours of work, superannuation and discipline, including suspension and dismissal;
 - (ii) the improvement of methods for carrying on the public business and the provision of means whereby the ideas and experi-ences of the members of the civil service may be considered and utilized;
 - (iii) the development of a career service, in-cluding methods for training members of the civil service along lines which will better fit them for promotion and for charting and publicizing the avenues along which members of the civil service in various classifications may progress to higher positions within the service; and
 - (iv) proposals for legislation affecting members of the civil service with relation to their employment; and
 - (b) to make such recommendations to the Executive Council as may be deemed proper and advisable.
- 17. The Joint Advisory Council may appoint subcommittees of its members or of other persons or both and establish departmental committees for such purposes as it may deem proper.

BOARD OF REVIEW '

- 18.—(1) There shall be an advisory committee, to be known as the Civil Service Board of Review, composed of,-
 - (a) the Commissioner, but where the Commission. has more than 1 member, one member thereof to be designated by the Lieutenant-Governor in Council;
 - (b) one member to be appointed by the Ontario Civil Service Association; and
 - (c) one member to be appointed by the Lieutenant-Governor in Council,

one of whom may be appointed as chairman by the Lieutenant-Governor in Council.

- (2) Whenever it is proposed to dismiss a civil servant, the deputy minister of his department shall deliver to him a notice of the proposed dismissal, setting forth therein the reasons therefor, and the civil servant, if he is of the opinion that he is being dismissed unjustly, may, within seven days of the delivery thereof, deliver to the chairman of the Board a notice of application to the Board in which the reasons for his opinion shall be set forth.
- (3) No recommendation to the Lieutenant-Governor in Council for the dismissal of any civil servant shall be made until after the lapse of the time herein limited for delivery of the notice of application, or, where such notice has been delivered, until after the report of the Board has been considered by the Minister concerned.
- (4) When a notice of application to the Board is filed,—
 - (a) the chairman of the Board shall deliver a copy thereof to the deputy minister concerned;

- (b) the deputy minister concerned shall deliver a copy of the notice of the proposed dismissal to the chairman of the Board; and
- (c) the chairman of the Board shall fix a time, which shall be not later than seven days after the delivery of the notice of application, and a place for the hearing, and shall deliver notice thereof to the civil servant and the deputy minister concerned.
- (5) The Board shall have all the powers that may be conferred upon a commissioner under The Public Inquiries Act.
- (6) When an application has been heard, the Board shall make a report of its findings to the Minister concerned and any recommendation to the Lieutenant-Governor in Council for the dismissal of the civil servant shall be accompanied by the report of the Board.
- (7) A copy of the report of the Board shall be delivered to the civil servant by the deputy minister concerned,-
 - (a) when the Minister or the Lieutenant-Governor in Council decides against dismissal of the civil servant: or
- (8) The delivery of any document mentioned herein shall be effected by personal service or by sending it by prepaid registered mail addressed to the person to whom it is to be delivered at his last known address.
- (9) Where a department has no deputy minister, the expression "deputy minister" in this regulations means the senior officer of the department.
- (10) This regulation shall not apply to civil servants,-
 - (a) whose period of service is less than one year;
 - (b) who were not appointed by the Lieutenant-Governor in Council; or
 - (c) who are members of the Ontario Provincial Police Force.
- 19. Ontario Regulations 323/44, 329/44, 2/46, 3/46, 68/46 and 29/48 are revoked.

SCHEDULE 1

- Clerk Typist, Group 1
 Clerk Typist, Group 2
 Senior Clerk Typist.

- Senior Clerk Stenographer, Group 1
 Clerk Stenographer, Group 2
 Senior Clerk Stenographer
 Secretarial Stenographer

SCHEDULE 2

- Persons who are employed,—
 - (a) part-time;
 - (b) in a consultative capacity;
 - (c) at hourly, daily or weekly rates of pay.
- 2. Persons who resign or are dismissed before taking the oath of allegiance and the oath of office and secrecy.
- 3. Persons employed in The Department of Highways in the classes of

Labourer Unit Operator Patrolman Handyman Road Foreman Messenger Warehouseman Road Inspectors Axeman Chainman Rodman Levelman Instrumentman
Resident Engineer
Road Superintendent
All Apprentices
Apprentice Draughtsman
"Sign Painter
"Mechanic

Painter Weighman Checker Cleaner Ferry Operator Deck Hand Bridge Operator

SCHEDULE 3

- 1. Deputy ministers of departments.
- 2. Assistant deputy ministers of departments.
- 3. In the Department of Agriculture,—
 - President of The Ontario Agricultural College and Experimental Farm;
 - (2) Principal of the Ontario Veterinary College;
 - (3) Director of the Western Ontario Experimental Farm;
 - (4) Director of the Horticultural Experiment Station;
 - (5) Principal of the Kemptville Agricultural School; and
 - (6) Director of Extension, Agricultural Representatives Branch.
- 4. In the Department of the Attorney-General,
 - (1) Crown Attorneys;
 - (2) Clerks of the Peace; and
 - (3) Departmental Accountant and Personnel Officer.
- 5. In the Department of Education,-
 - (1) Superintendent of the Ontario School for the Deaf;
 - (2) Superintendent of the Ontario School for the Blind;
 - (3) Principals of Normal Schools;
 - (4) Principal of the Provincial Institute of Mining;
 - (5) Principal of the Provincial Institute of Textiles;
 - (6) Principal of the Lakehead Technical Institute;
 - (7) Regional Director of Canadian Vocational Training;
 - (8) Assistant Director of Physical and Health Education Community Programmes;
 - (9) Supervisors of Correspondence Courses; and
 - (10) Principal Clerk.
- 6. In the Department of Health,-
 - (1) Solicitor;
 - (2) Bursars of Ontario Hospitals;
 - (3) Bursar of the Psychiatric Hospital;
 - (4) Officer in charge, Branch Laboratory; and
 - (5) Officer in charge, Tuberculosis Prevention Clinic.
- 7. In the Department of Highways,-
 - (1) Assistant to Deputy Minister;
 - (2) Personnel Officer;
 - (3) Civil Engineer, Grade 5a; and
 - (4) Civil Engineer, Grade 5b.

- 8. In the Department of Labour,-
 - (1) Accountant.
- 9. In the Department of Lands and Forests,-
 - (1) Regional Foresters;
 - (2) District Foresters;
 - (3) Chief of the Division of Operation and Personnel; and
 - (4) Personnel Officer.
- 10. In the Department of Mines,-
 - (1) Chief of the Mining Lands Branch; and
 - (2) Supervisor of the Mining Lands Branch.
- 11. In the Department of Municipal Affairs,-
 - (1) Registrar of Vital Statistics.
- 12. In the Department of Planning and Development,—
 - (1) The Minister.
- 13. In the Department of the Prime Minister,-
 - (1) Executive Assistant.
- 14. In the Provincial Audit Office,-
 - (1) Auditor; and
 - (2) Assistant Auditor.
- 15. In the Department of the Provincial Treasurer,—
 - (1) Solicitor to the Treasury and Controller of Revenue;
 - (2) Assistant Deputy Treasurer; and
 - (3) Senior Inspector of the Province of Ontario Savings Office.
- 16. In the Department of Public Works,-
 - (1) Executive Assistant.
- 17. In the Department of Reform Institutions,—
 - (1) Superintendents of Ontario Reformatories;
 - (2) Superintendent of the Andrew Mercer Reformatory;
 - (3) Superintendent of Industrial Farms;
 - (4) Superintendent of the Ontario Training School for Boys;
 - (5) Superintendent of the Ontario Training School for Girls; and
 - (6) Sheriffs of the territorial districts of Algoma, Kenora, Nipissing, Parry Sound, Rainy River, Sudbury, Thunder Bay and Timiskaming.
- 18. In the Department of Travel and Publicity,-
 - (1) Principal Clerk.
- 19. In the Department of the Provincial Secretary,-
 - (1) Agent-General for Ontario;
 - (2) Civil Service Commissioner.

FORM 1 The Public Service Act, 1947

REGISTER

				KEG15	LLI				
CREDIT S	STANDING:					Name.			
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Form 2

The Public Service Act, 1947

Department of		Date
	ATTENDANCE REGISTER	

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Form 3

The Public Service Act, 1947

PERSONAL ATTENDANCE REGISTER

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THE MILK CONTROL ACT

O. Reg. 37/48. Amending O. Reg. 63/45. Maximum Prices of Milk. Made—23rd February, 1948. Approved—26th February, 1948. Filed—3rd March, 1948, 10.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 1 of Ontario Regulations 63/45 as made by	Ontario Regulations 250/47 is amended by adding
thereto the following,—	

29a.	Hespeler			/ -
	Markdale	.15	.08	. 05
39.	Milton	.17	.10	. 06
55b.	Rainy River	.17	.10	.06
	Tilbury	. 17	. 10	$.06\frac{1}{2}$
72aaa	. The Township of Mornington excepting thereout the Milverton market	.12	.07	.04

2. Item 39 of Schedule 1 of Ontario Regulations 63/45 as made by Ontario Regulations 250/47 is revoked and the following substituted therefor:

38b.	Midland and Penetanguishene	. 17	.10	$.05\frac{1}{2}$
------	-----------------------------	------	-----	------------------

3. Item 39a of Schedule 1 of Ontario Regulations 63/45 as made by Ontario Regulations 250/47 is revoked and the following substituted therefor:

4. Schedule 2 of Ontario Regulations 63/45 as made by Ontario Regulations 250/47 is revoked and the following substituted therefor:

SCHEDULE 2

MAXIMUM PRICES

Market	ing 32	ng Crea to 35 po utter-fa	er cent	18	am test per ce utter-fa	nt	not ov	Treat t er 12 pe utter-fa	er cent
	Quarts	Pints	Half- Pints	Quarts	Pints	Half- Pints	Quarts	Pints	Half- Pints
1. All markets named in Schedule 1 excepting thereout the markets in items 14a, 29, 31a, 31b	-								
and 71	1.00	.53 .58 .58	.31 .34 .34	.68 .73 .73	.36 .39 .39	.21 .23 .23	. 52 . 57 . 57	.29 .32 .32	.15 .17 .17
4. Iroquois Falls	1.10	. 58 . 58 . 58	.34 .34 .34	.73 .73 .73	.39	. 23 . 23 . 23	.57 .57 .57	.32 .32 .32	.17 .17 .17
Dated at Toronto this 23rd of February		18.				C. M. I	MEEK, C	hairma	n.
(Seal)							LARK, S		
(501)									11



Publications Under The Regulations Act, 1944

MARCH 20th, 1948

THE COLLECTION AGENCIES ACT, 1947

O. Reg. 38/48. New. General. Made—5th March, 1948. Filed—8th March, 1948, 3.30 p.m.

REGULATIONS MADE UNDER THE COLLECTION AGENCIES ACT, 1947

- 1.—(1) An application for a licence as a collection agency shall be in form 1.
- (2) An application for a licence for a branch office of a collection agency shall be in form 2.
- (3) An application for a licence as a collector shall be in form 3.
- (4) An application for a renewal of a licence as a collection agency shall be in form 4.
- (5) An application for a renewal of a licence for a branch office of a collection agency shall be in form 5.
- (6) An application for a renewal of a licence as a collector shall be in form 6.

FORMS OF LICENCES

- 2.—(1) A licence as a collection agency shall be in form 7.
- (2) A licence for a branch office of a collection agency shall be in form 8.
 - (3) A licence as a collector shall be in form 9.

FEES

- 3. The following fees shall be paid to the registrar:
- (a) for a licence or renewal thereof as a collection agency where the average monthly gross commission—income of the collection agency for the 6 months immediately preceding the date of the application for a licence or renewal thereof was,—
 - (i) \$150 or less a month.....\$10
 - (ii) over \$150 a month.....\$25
- (b) for a licence or renewal thereof for a branch office of a collection agency \$ 5
- (c) for a licence or renewal thereof as a collector.\$ 3
- (d) for filing a notice under section 7 of the

AMOUNT OF BOND

- 4.—(1) The bond to accompany an application for a licence as a collection agency shall be,—
 - (a) in form 10 for the bond of a guarantee company;
 - (b) in form 11 for a personal bond; or

- (c) in form 12 for the bond of a guarantor other than a guarantee company.
- (2) The amount of the bond shall be based upon the amount of money collected by the collection agency in the year immediately preceding the date of the application for a licence.
 - (3) Where the amount collected was,-
 - (a) under \$10,000 the amount of the bond shall be \$1,000;
 - (b) \$10,000 but under \$20,000 the amount of the bond shall be \$2,000;
 - (c) \$20,000 but under \$30,000 the amount of the bond shall be \$3,000;
 - (d) \$30,000 but under \$40,000 the amount of the bond shall be \$4,000;
 - (e) \$40,000 but under \$50,000 the amount of the bond shall be \$5,000;
 - (f) \$50,000 but under \$60,000 the amount of the bond shall be \$6,000;
 - (g) \$60,000 but under \$70,000 the amount of the bond shall be \$7,000;
 - (h) \$70,000 but under \$80,000 the amount of the bond shall be \$8,000;
 - (i) \$80,000 but under \$90,000 the amount of the bond shall be \$9,000; or
 - (j) \$90,000 or more, the amount of the bond shall be \$10,000.

CLASSES OF NEGOTIABLE SECURITY

- 5. The classes of negotiable security which may be accepted as collateral security for a bond shall be,—
 - (a) bonds issued or guaranteed by Canada; and
 - (b) bonds issued or guaranteed by any province of Canada.

RETURNS

6. The Superintendent may require a collection agency to make a return of accounts in form 13.

FORM 1

The Collection Agencies Act, 1947

APPLICATION FOR COLLECTION-AGENCY LICENCE

Date of Application.....19....

Application of

(Name under which business will be carried on)

The undersigned applies to the Registrar for a licence as a collection agency under The Collection Agencies Act, 1947, and for the purpose of procuring the licence gives the following information:

- (a) The applicant is an individual and will carry on business alone. His name in full, being the name under which he proposes to carry on the business of a collection agency, and his business and home addresses and telephone numbers, are set out below; OR
 - (b) The applicant is a partnership and the name under which the partnership proposes to carry on the business of a collection agency, the address of the main office, the names in full and the business and home addresses of every partner and limited partner and the office (if any) held by each, and telephone numbers, are set out below; OR
 - (c) The applicant is a corporation. The name of the company, its chief office in Ontario, the names and addresses of its directors and officials, and telephone numbers are set out below:

Name in Full	Residence	City or	Residence
	Address	Town	Tel. No.

Business address of individual, partnership or corpora-

Business telephone number.....

- 2. Address for service in Ontario:
- 3. Ontario branches (if any):
- 4. What were the average monthly gross commissions of the applicant for the 6 months immediately preceding the date of this application?
- 5. Have you heretofore been licenced or applied for licence as a collection agency? If so, give particulars.
- 6. Have you ever been refused a licence or has your licence been revoked or suspended in any province or state? If so, give particulars.
- 7. The following is a short business record, during the past three years of:
 - (a) the applicant (individual), or
 - (b) each partner of the applicant-partnership and of the partnership, or
 - (c) each officer of the applicant-company and of the company:
- 8. The age and nationality of each person named in item 7 are:

- 9. During the year immediately prior to the date of this application, the place of residence of the applicant (individual), or each partner of the applicant-partnership, or each officer of the applicant-company was as follows:
- 10. Will you be engaged, occupied or employed in any business other than a collection agency? If so, give particulars:
- 11. To each of the following named persons the business reputation of the applicant is well known, and reference may be made to them for further information:

Name	City or Town	Street Address	Business or Occupation
			- 11
		- 0	

NOTE: At least three names must be given.

- 12. The applicant has credit at the following bank: (State branch.) If no credit arranged, state bank and branch through which business is transacted:
- 13. Have you arranged to keep proper records and books of accounts as required by section 19 of the Act?
- 14. Have you a separate trust account as required by section 18 of the Act?
- 15. Is there any unpaid judgment against the applicant, partners, directors or officials? If so, give particulars:
- 16. Has the applicant or any partner of the applicantpartnership, or any director or officer of the applicant-corporation, or the corporation, been—
 - (a) charged, indicted or convicted under any law of any country, or state, or province thereof, for fraud or theft or named in any injunction in connection with proceedings taken on account of fraud or theft, or are there any proceedings now pending which may lead to a conviction or injunction? If so, give particulars:
- 17. Which of the applicant's employees, directors or officials will be a collector?

The applicant asks for a licence for the year ending on the 31st day of March, 19	5. I hereby certify that to the best of my knowledge and belief, the manager and any of the officials employed in the branch office have not been convicted of any offence under The Criminal Code, except as follows:
(Witness) By (Address of Witness)	6. Give detailed particulars of the manager and officials of the branch office:
AFFIDAVIT	Surname Christian Names (in full) Male or Female Age Height Weight Build Complexion Colour Eyes Colour Hair
(By individual applicant, or by one of the partners or officers, as case may be)	Distinguishing Marks Married Single
Province of Ontario	Signature of Applicant
County of	Surname Christian Names (in full) Male or Female Age Height Weight Build Complexion Colour Eyes Colour Hair Distinguishing Marks Married Single
in the	Signature of Applicant
County of	
A Commissioner.	Surname Christian Names (in full)
FORM 2 The Collection Agencies Act, 1947 APPLICATION FOR LICENCE FOR BRANCH OFFICE OF A COLLECTION AGENCY 1. The undersigned applies for a licence for a branch office of a collection agency of the	Male or Female Age Height Weight Build Complexion Colour Eyes Colour Hair Distinguishing Marks Married Single Signature of Applicant
Collection Agency.	Date
The address of the branch office is	DateSignature of Collection Agency.
addresses of the manager and other officials of the Collection Agency employed in the branch office:	
4. The following is a short business record for the past three years of the manager and officials:	I,

2. The information given by me i is true.	n the application	Period of Employment From: To:	My Residence during said employment	
SWORN before me at		(Give exact Dates)	(Give Street and Number)	
in the County of				
thisday of				
A.D. 19 .	}			
A Com	missioner.			
	•		a	
7071				
FORM 3		8. (a) Have you ever	been convicted of a crimina	
The Collection Agencies Ac			40	
APPLICATION FOR A COLLECT			ś	
Date of application	19	• • • • • • • • • • • • • • • • • • • •	•••••	
Application of		9. (a) Has any judgme	ent been rendered against yo	
for licence as collector of		fraud?	urt for damages arising from	
		If so, give particular	s	
(Name of Employer)				
I,hereby a for licence under The Collection Agen a collector of	make application cies Act, 1947, as support of this	for cause involved fraud in connect	peen discharged by an employe ving any criminal offence, o ion with collection of accounts	
application give the following inform			's	
 During the year immediately pri- this application I have resided places: 	or to the date of at the following			
2. My residence address for service in	n Ontario is	the Province of	been licenced as a collector is Ontario or elsewhere?	
(City, Street and Num	ber)	(b) Has any licence	been refused you, or suspende	
3. My country of birth is	• • • • • • • • • • • • • • • • • • • •	or cancelled? If so, give particulars		
4. My nationality is				
5. I am single. Number of persons, on me for support:	if any, depending			
married.		12. Detailed description	of applicant:	
6. Will you be engaged or employed			HairEyes	
or occupation other than a collect particulars:	tor? If so, give		WeightBuild	
particulars.				
7. Following are particulars of my o the past three years:	eccupation during	Special Warks		
		\$\$?* .	A 11	
Nature of			. Applicant	
Name and Address business	Nature of my Employment	Address of witness		
		AF	FIDAVIT	
		Province of Ontario)	
	_		I,	
*		County of	} of the	
		To Wit:	in the County of	

Make oath and say:

- I am the applicant herein for a licence as a collector, and I signed the foregoing application.
- 2. The information given by me in the application is true.

SWORN before me at the)
in the County of	
thisday of	. 19

A Commissioner.

CERTIFICATE OF EMPLOYER

TO THE REGISTRAR:

FORM 4

The Collection Agencies Act, 1947

APPLICATION FOR RENEWAL OF A COLLECTION-AGENCY LICENCE

The undersigned hereby applies for a renewal of licence as a Collection Agency and furnishes the following information in support thereof:

- Name of applicant
- 2. Address
- 3. (a) Branch Office, if any
 - (b) Names and addresses of branch managers.
- Name and residence address of applicant (individual) or each partner of applicant-partnership, or each officer of the applicant company.
- Statement of any change in the facts set out in the application for licence or any prior application for renewal.
- 6. There is no unsatisfied judgment recorded against the applicant except as follows:
- 7. All moneys collected by the applicant are deposited, less the agency's proper earned commission, in a separate trust account in the following chartered bank, Province of Ontario Savings Office, or trust company;

- List below the name and residence address of each collector who has applied for a license or renewal.
- 9. What were the average monthly gross commissions for the 6 months immediately preceding the date of this application?

Dated this	day of	19 .
		Collection Agency

FORM 5

The Collection Agencies Act, 1947

APPLICATION FOR RENEWAL OF LICENCE FOR A BRANCH OFFICE OF A COLLECTION AGENCY

The undersigned hereby applies for a renewal of licence for a branch office of a collection agency, and furnishes the following information in support thereof:

- 1. Name of applicant collection agency
- 2. Address of collection agency
- 3. Address of branch office
- 4. Name and address of manager of branch office
- Statement of any change in the facts set out in the application for licence of branch office on any prior application for renewal

Dated at	this	day of	19

Signature of collection agency

FORM 6

The Collection Agencies Act, 1947

APPLICATION FOR RENEWAL OF A COLLECTOR'S LICENCE

The undersigned hereby applies for a renewal of licence as a collector and furnishes the following information in support thereof:

- Name of applicant
- 2. Address of applicant
- 3. Name of employer-collection agency
- Statement of any change in the facts set out on the application for licence or any prior application for renewal

Dated this	day of	19 .	

Signature of applicant

FORM 7

The Collection Agencies Act, 1947
LICENCE AS A COLLECTION AGENCY

19....

Number.....

Under The Collection Agencies Act, 1947, and the regulations and subject to the limitations thereof, this licence is issued to.....

to carry on business as a collection agency at.....

This licence expires on the 31st of March, 19.....

Superintendent of Insurance

FORM 8

The Collection Agencies Act, 1947

LICENCE FOR A BRANCH OFFICE OF A COLLECTION AGENCY

19....

This licence expires on the 31st of March, 19.....

Superintendent of Insurance

FORM 9

The Collection Agencies Act, 1947 COLLECTOR'S LICENCE

19....

Under The Collection Agencies Act, 1947, and the regulations and subject to the limitations thereof, this licence is issued to.....to carry on business as a collector.

This licence expires on the 31st of March, 19....

Superintendent of Insurance

FORM 10

The Collection Agencies Act, 1947 GUARANTEE COMPANY BOND

Bond No.....

Amount \$......

KNOW ALL MEN BY THESE PRESENTS, that we.....

(hereinafter called the Principal), as Principal and....

truly to be made, I, the said
(Name of Principal)
bind myself, my heirs, executors, administrators and assigns, and we the said
(Name of Surety) bind ourselves, our successors and assigns jointly and firmly by these presents.
SEALED with our Seals and dated this
NOW THE CONDITION of the above obligation is such that if the obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under the Act, then the obligation shall be void but otherwise shall be and remain in full force and effect.
Signed, Sealed and Delivered Principal
in the presence of
Surety
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
FORM 11
The Collection Agencies Act, 1947 PERSONAL BOND
Bond No Amount \$
KNOW ALL MEN BY THESE PRESENTS,
that I (hereinafter called the Obligor) am firmly bound unto His Majesty in the right of Ontario (hereinafter called the Obligee) in the sum of
that I (hereinafter called the Obligor) am firmly bound unto His Majesty in the right of Ontario (hereinafter called the Obligee) in the sum of
Name of Obligor bind myself, my heirs, executors, administrators and
assigns, and I, the said
as collateral security to this bond.
as collateral security to this bond. SEALED with my Seal and dated thisday of
as collateral security to this bond. SEALED with my Seal and dated thisday

FORM 12

The Collection Agencies Act, 1947
BOND BY GUARANTOR
OTHER THAN GUARANTEE COMPANY

Bond No.....

in the presence of

Amount \$

Guarantor) as Guarantor are held and firmly bound unto His Majesty in the right of Ontario (hereinafter called the Obligee) in the sum of
Name of Principal bind myself, my heirs, executors, administrators, and
I the said
Name of Guarantor bind myself, my heirs, executors, administrators and assigns jointly and firmly by these presents and by depositing with the Obligee
SEALED with our Seals and dated thisday
NOW THE CONDITION of the above obligation is such that if the obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under the Act, then the obligation shall be void but otherwise shall be and remain in full force and effect.
Signed, Selaed and Delivered

FORM 13

The Collection Agencies Act, 1947

RETURN OF ACCOUNTS

To the Superintendent of Insurance

in the presence of

I	II	III
of persons for whom accounts have been taken for collection.	Names and addresses of persons from whom collectiont are to be made on accounts for persons in Column I	of accounts against

Collection Agency

(533)

12

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 39/48. Replacing O. Reg. 50/46. Schedule for the Carpentry Industry in the Belleville Zone. Made—4th March, 1948. Filed—9th March, 1948, 9.30 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 50/46 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BELLEVILLE ZONE

1. No work shall be performed in the carpentry industry in the Belleville zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.; and
 - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.25 an hour.

OVERTIME WORK

- 4. Work performed in the industry,-
- (a) at any time other than during the regular working periods; and
- (b) on Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Belleville Civic Holiday, Labour Day, Thanksgiving Day, Remembrance Day or Christmas Day,

shall be deemed to be overtime work.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 5. The minimum rates of wages for overtime work shall be for,—
 - (a) work performed,-
 - (i) at night where owing to the nature of the work it cannot reasonably be performed during the regular working periods, \$1.25 an hour; and

- (ii) on the days named in clause b of section 4, \$2.50 an hour; and
- (b) all other overtime work, \$1.87½ an hour, unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lower rate.

ADVISORY COMMITTEE

- 6. The advisory committee may,-
- (a) fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped; and
- (b) issue an overtime permit at special minimum rates of wages.

(534)

12

THE INDUSTRIAL STANDARDS ACT

O. Reg. 40/48. Replacing O. Reg. 29/46. Schedule for the Carpentry Industry in the Owen Sound Zone. Made—4th March, 1948. Filed—9th March, 1948, 9.45 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 29/46 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OWEN SOUND ZONE

1. No work shall be performed in the carpentry industry in the Owen Sound zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than,—
 - (i) 44 hours of work to be performed during the regular working-days during the months of November to March, both inclusive; and
 - (ii) 45 hours of work to be performed during the regular working-days during the months of April to October, both inclusive; and
 - (b) a regular working-day consisting of not more than.—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. and 4 hours on Saturday between 8 a.m. and 12 noon during the months of November to March, both inclusive; and

(ii) 9 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 7.30 a.m. and 5.30 p.m. during the months of April to October, both inclusive.

MINIMUM RATE OF WAGES

- 3.—(1) The minimum rate of wages shall be \$1.15 an hour for all work performed in the industry,—
 - (a) during the regular working periods;
 - (b) during the night of not more than,—
 - (i) 8 hours' duration during the months of November to March, both inclusive; and
 - (ii) 9 hours' duration during the months of April to October, both inclusive,

where the work is of such a nature that it cannot be performed during the regular workingday; and

- (c) on Saturday,-
 - (i) after 12 noon during the months of November to March, both inclusive; and
 - (ii) during the months of April to October, both inclusive,

to permit the pouring of concrete.

(2) The minimum rate of wages in subsection 1 shall not apply to overtime work.

SHIFT WORK

- 4.—(1) Where the work is carried on in 2 or more shifts, the employees shall be deemed to be employed during a regular working-day, where they work not more than,—
 - (a) 8 hours, during the months of November to March, both inclusive; and
 - (b) 9 hours, during the months of April to October, both inclusive,

in any 24-hour period.

- (2) An employee who work on a night shift shall be entitled to,—
 - (a) 8 hours' pay for 7 hours' work during the months of November to March, both inclusive; and
 - (b) 9 hours' pay for 8 hours' work during the months of April to October, both inclusive.
- (3) In all cases governed by subsections 1 and 2 no overtime work shall be permitted.
- (4) Where 2 or more shifts are worked on the same job, only one shift shall be considered a day shift.

OVERTIME WORK

- 5.—(1) An employee who performs any work in the industry except as provided in sections 2, 3 and 4 shall be deemed to be doing overtime work.
- (2) The minimum rate of wages for overtime work shall be $$1.72\frac{1}{2}$ an hour but when overtime work is performed in excess of 4 hours in any one day the minimum rate shall be \$2.30 an hour.
- 6. No work shall be performed in the industry on Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day or Christmas Day, except,—

- (a) in cases of extreme necessity where life or property is jeopardized; or
- (b) on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings,

and all such work shall be deemed to be overtime work and shall be performed only after obtaining a permit from the advisory committee.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(535)

12

THE POWER COMMISSION ACT

O. Reg. 41/48. Amending O. Reg. 18/48. Defining Areas under s. 76, ss. 2, of the Act. Made—17th February, 1948. Approved—26th February, 1948. Filed—10th March, 1948, 9.00 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COM-MISSION ACT

- Regulation 1 of Ontario Regulations 18/48 is amended by relettering clause b as clause f and adding thereto the following clauses:
 - (b) Sinclair in the Territorial District of Muskoka;
 - Antoine, (c)
 - (ii) Ballantyne,
 - (iii) Bertram,
 - (iv) Biggar,
 - (v) Blyth, (vi) Butler

 - (vii) Charlton, viii) Clarkson,
 - (viii)
 - (ix) Eddy, (x) Falconer,
 - (xi) French,
 - (xii) Garrow,
 - (xiii) Gladman,
 - (xiv) Hammell,
 - Jocko, (xv)
 - Latchford, (xvi)
 - Lockhart, (xvii) (xviii) Lyman,
 - (xix) Merrick,
 - (xx) Mulock,
 - Notman, (xi)
 - (xxii) Olrig,
 - (xxiii) Osborne, (xxiv) Osler,
 - (xxv) Paxton
 - (xxvi) Pentland,
 - (xxvii) Poitras,
 - (xxviii) Stewart,
 - (xxix) Wilkes

in the Territorial District of Nipissing;

- (d)
- (i) Blair,
- Brown. (ii) (iii) Burpee,
- Burton,
- (v) Croft,

- (vi) Ferguson,(vii) Ferrie,
- (viii) Hardy, (ix) Harrison,
- (x) Laurier,
- (xi) Lount, (xii) McConkey,
- (xiii) McKenzie, (xiv) Mills.
- (xv) Monteith,
- (xvi) Mowat,
- (xvii) Proudfoot
- Shawanaga, (xviii)
- Spence, (xix)
- Wallbridge, (xx)
- (xxi) Wilson

in the Territorial District of Parry Sound;

- (e) Scollard in the Territorial District of Sudbury;
- 2. Clause a of regulation 1 of Ontario Regulations 18/48 is amended by striking out the word "and" at the end thereof.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

GEO. H. CHALLIES, Vice-Chairman. E. B. EASSON Acting Secretary.

(Seal)

(545)

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THE OPTOMETRY ACT

O. Reg. 42/48. Replacing O. Reg. 18/44. General. Made—26th February, 1948. Approved—4th March, 1948. Filed-10th March, 1948, 9.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE OPTOMETRY ACT

PART I

GENERAL

ADMISSION TO EXAMINATION

- No person sahll be admitted to examination as to his qualifications as an optometrist or optician unless he,-
 - (a) has completed the course of study provided in regulation 16 or 17;
 - (b) has completed a course of study which is equivalent to the course provided in regulation 16 or 17;
 - (c) has been practising as an optometrist or optician outside of Ontario and he has re-ceived training as an optometrist or optician equivalent to the course provided in regulation 15 or 17. or 16 or 17; or
 - (d) is the holder of a certificate of exemption.

CERTIFICATE OF EXEMPTION

2. No person shall be entitled to receive a certificate

of exemption unless he is possessed of such education and technical qualifications as provided in regulation 16 or 17.

APPLICATION FOR REGISTRATION OR EXEMPTION

- 3. An application for a certificate of registration or exemption shall be in Form A and shall be verified by affidavit and accompanied by the prescribed fee and shall contain the following information:
 - (a) whether application is for registration as an optometrist or optician;
 - (b) the educational attainments of the applicant including degrees received and professional status, if any;
 - (c) whether the applicant has been convicted of any offence within Ontario or elsewhere; and
 - (d) such other information as may be required by Form A.

RENEWAL OF CERTIFICATE

- 4.—(1) Every certificate of registration and of exemption shall remain in force during the calendar year in which it is issued and may be renewed from year to year by the Board upon receipt of an application in Form B accompanied by the prescribed fee and every renewal shall remain in force during the calendar year in which it is issued.
- (2) Where the Board has not received an application for renewal of any certificate together with the prescribed fee, on or before the 31st of January next following the expiration of the certificate or of any renewal thereof, the certificate may be renewed only upon payment of an additional fee of \$10, provided that where the application and fee are not received by the 30th of April, no renewal shall be issued except upon special application to the Board in writing stating the reason for the delay and upon payment of an additional fee, not exceeding \$25, as the Board may determine.
- (3) No renewal certificate shall be issued until all arrears of fees have been paid.
- (4) The Board may renew and keep renewed, without the necessity of the annual renewal application or the payment of the annual renewal fee, the certificate of registration or exemption of any registrant who satisfies the Board that he is on Active Service, and while he is on Active Service, and who undertakes to notify the Board as soon as he retires from Active Service.

FEES AND REMISSION OF FEES

- 5.—(1) There shall be paid to the Board,—
- (a) for registration or for a certificate of exemption.....\$25
- (b) with each application.....\$15
- (c) for reinstatement or re-issuance of a certificate that has been suspended or revoked......\$25
- (d) for renewal of a certificate of registration or exemption, where the applicant proves to the satisfaction of the Board that he is resident without Ontario or has not practised as an optometrist or optician within Ontario for a period of one year, and is not so practising at the time of his application

(2) The Board shall have power to remit all or any part of the renewal fee of any registrant when it is deemed advisable to do so.

DISGRACEFUL CONDUCT

- 6.—(1) An optometrist or optician is guilty of disgraceful conduct who, with respect to his practice,—
 - (a) uses, assumes, or permits to be used the title "Doctor";
 - (b) uses, assumes, or permits to be used the titles "Eye Specialist," "Eyesight Specialist," "Speciliast," "Optical Specialist," "Oculist," or any similar title;
 - (c) uses, assumes, or permits to be used any title other than that of "Optometrist" or "Optician"; or
 - (d) describes his practice as a "Better Vision Institute," "Eye Clinic," "Health Institute," or uses any similar description.
- (2) An optometrist or optician is guilty of disgraceful conduct who has been convicted of a crime which affects his fitness to practise.

PROCEDURE AT MEETINGS OF BOARD

- 7.—(1) Meetings of the Board shall be called by the chairman of the Board.
- (2) If the office of chairman shall be vacant, or if the chairman is unable to act for any reason, the meetings shall be called by one of the remaining members of the Board.
- (3) Upon the written request for the calling of a meeting by any member of the Board, stating why the meeting should be held, the chairman shall call a meeting of the Board to take place within one month after the written request has been received by him.
- (4) Meetings of the Board shall take place at the City of Toronto or at such other place in Ontario as the Board may from time to time decide.
- (5) Three members of the Board shall form a quorum. \cdot
- (6) The chairman shall preside at all meetings of the Board and in his absence the treasurer shall preside.
- (7) The order of business shall be: roll call, reading of minutes of previous meeting, business arising out of minutes, reading correspondence, reports of committees, unfinished business and new business.
- (8) On questions arising at any meeting of the Board, the chairman shall in case of a tie vote have a casting vote.

SECRETARY

- 8. The duties of the secretary of the Board shall include,—
 - (a) attending all meetings of the Board and keeping true minutes thereof;
 - (b) conducting the correspondence of the Board;
 - (c) notifying members of the Board of all meetings at least three days in advance;
 - (d) under the direction of the Board, enforcing the provisions of the Act and these regulations;

\$5

- (e) keeping the register in accordance with section 5 of the Act; and
- (t) keeping a record of all business transactions of the Board.

TREASURER

- 9.—(1) The Board shall appoint one of its members to be the treasurer of the Board.
 - (2) The duties of the treasurer shall be,-
 - (a) to receive all moneys paid to the Board and forthwith deposit them to the credit of the Board in a Canadian chartered bank, or in one of the Province of Ontario savings offices selected by the Board;
 - (b) to keep the Board's securities in safe custody; and
 - (c) to keep or cause to be kept proper books of account, and to make or cause to be made therein entries of all receipts and expenditures of the Board.

EXPENDITURES

- 10.—(1) No expenditures shall be made unless authorized by the Board.
 - (2) All expenditures shall be made by cheque.
- (3) Cheques shall be signed in the name of the Board by the chairman and treasurer.

BONDING OF SECRETARY AND TREASURER

11. The treasurer and secretary shall, as security for the due performance of their duties, furnish bonds in such amount and in such company as may be approved by the Board.

AUDITORS

- 12.—(1) The Board shall cause its accounts to be audited annually, and from time to time as it deems it necessary, by chartered accountants, and shall have power to appoint a chartered accountant or accountants for the purpose of making the audit.
- (2) The auditor's report shall be open for inspection by any person registered under the Act at the office of the secretary of the Board at any reasonable time.

PART II

COLLEGE OF OPTOMETRY

INTERPRETATION

13. In this Part "College of Optometry" shall mean the college of optometry established and carried on by the Board.

DEAN OF THE COLLEGE

- 14.—(1) The Board shall from time to time appoint a dean of the College of Optometry and fix his remuneration.
- (2) The dean of the College shall under the direction and control of the Board, have charge of all affairs of internal management of the College, including supervision of the staff instructors, the students attending the College, and the examinations conducted there from time to time.

ADMISSION TO COLLEGE

- 15.—(1) Any person desiring to be admitted as a student at the College of Optometry shall register at the College and produce evidence of good character and shall present an Ontario Secondary School Graduation Diploma and certificates indicating that he has been given credit in the following subjects of Grade XIII or Upper School or Honour Matriculation or the equivalent of such Diploma or certificates, as defined by the regulations under The Department of Education Act:
 - (a) English (Literature; Composition),
 - (b) Mathematics (Algebra; Geometry; Trigonometry) and
 - (c) Science (Chemistry and Physics)

and one of,-

- (d) Science (Botany and Zoology),
- (e) French (Authors; Composition),
- (f) German (Author's; Composition),
- (g) Greek (Author's; Composition),
- (h) Latin (Author's; Composition),
- (i) Spanish (Author's; Composition) and
- (j) History.
- (2) A person who has served 8 months or more in His Majesty's Armed Forces and who desires to be admitted as a student at the College of Optometry shall register at the College and produce evidence of good character and shall present an Ontario Secondary School Graduation Diploma and certificates indicating that he has been given credit in the following subjects of Grade XIII or Upper School or Honour Matriculation or the equivalent of such Diploma or certificates, as defined by the regulations under The Department of Education Act:
 - (a) Mathematics (Algebra; geometry; trigonometry) and
 - (b) Science (Chemistry and Physics).
- (3) The Board may accept educational certificates obtained outside Ontario and recognized as equivalent by the University of Toronto.

COURSE OF INSTRUCTION FOR OPTOMETRISTS

- 16.—(1) The course of instruction for the practice of Optometry shall consist of,—
 - (a) mathematics;
 - (b) physics, including geometrical and physical optics;
 - (c) anatomy and physiology;
 - (d) recognition of diseases manifested in the eye, and eye-hygiene;
 - (e) physiological optics;
 - (f) theoretical and practical optometry;
 - (g) practical and mechanical optics;
 - (h) ocular pathology; and
 - (i) such other subjects as the Board may consider necessary.

(2) The course for an optometrist shall extend over a period of at least three sessions of 7 months each.

COURSE OF INSTRUCTION FOR OPTICIANS

- 17.—(1) The course of instruction for an optician shall consist of,—
 - (a) mathematics;
 - (b) physics, including geometrical and physical optics;
 - (c) practical and mechanical optics; and
 - (d) such other subjects as the Board may consider necessary.
- (2) The course for an optician shall extend over a period of at least two sessions.

ATTENDANCE

- 18.—(1) Every student registered with the College shall attend the prescribed courses of instruction, including attendance at lectures, clinics and laboratories.
- (2) Every student who fails to attend 75 per cent of the lectures, clinics and laboratories in any subject may be refused admission to examinations in that subject.

EXAMINATIONS

- 19.—(1) Promotions shall be made on the results of the term work and the annual examinations.
- (2) The annual examinations shall be prescribed by the Board and shall be held at such time as the Board may determine.
- (3) Supplemental examinations may be held from time to time, at such time and place as the Board may determine.
- (4) No student shall be admitted to the annual or supplemental examinations unless he has paid all the fees due from him.

DISCIPLINE OF STUDENTS

- 20.—(1) The dean may suspend any student who violates any of the regulations or who persistently neglects academic work or whose presence is deemed to be prejudicial to the interest of the College.
- (2) The Board after investigation and a hearing may continue the suspension or expel the student.

TUITION AND EXAMINATION FEES

- 21. The Board shall fix from time to time,-
 - (a) the fees to be paid by students attending the College of Optometry;
- (b) the examination fees, including supplemental or other examination fees; and
- (c) the degree fess.

PART III

REVOCATION AND REPLACEMENT

- 22. These regulations shall come into force 60 days after the publication thereof in The Ontario Gazette under The Regulations Act, 1944.
 - 23. Ontario Regulations 18/44 are revoked.

THE BOARD OF EXAMINERS IN OPTOMETRY.

W. J. DUNLOP,
Chairman.
A. W. COLE,
Secretary.
GEORGE M. BOSNELL,
Member.
H. B. SQUAREBRIGGS,
Member.
A. L. MORGAN,
Member.

FORM A

APPLICATION FOR REGISTRATION OR EXEMPTION

1.	NAME. (in full, Surname preceding)	
2.	ADDRESS	
3.	Birth Date	. ,
4.	Nationality	
	Public Schools attended (Yes or No)	
υ.		
	Name From To 19	
	Address	
	Name	
	Address	
7		
1.	High Schools or Collegiate Institutes attended	
	Name	
	Address	
	Name	
	Address	
Q	Matriculation or equivalent certificates submitted with application. (Attach certified copies of certificates)	0 * 0 0
٥.	NOT originals)	ates
9.	College or University attended	
n	Optometrical College attended	
J.		
	From To 19.	
		• • • •
1.	Optometrical certificates submitted with this application. (Attach certified copies, NOT originals)	
	optometrem constituent and the optometrem (constituent optometrem) and the optometrem op	
2.	Practised as an Optometrist	
	From	
	and/or practised with the following as an Optometrist:	
	Name	
	Address	*
	Name	
	Address	

13. Practised as an Optician
From
and/or worked for the following as an Optician:
Name
Address
Name
Address
14. I hold the following additional qualifications:
*** * *********************************
15. References as to Character, Morality and Good Behaviour (not relatives)
NAMEADDRESS
NAMEADDRESS
NAMEADDRESS
ATTACH
RECENT PHOTOGRAPH OF YOURSELF
IN THIS SPACE
Signature.
To
THE BOARD OF EXAMINERS IN OPTOMÉTRY, PROVINCE OF ONTARIO
I,of the
of
the best of my knowledge and belief the completed form hereto affixed is correct and true. And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of The Canada Evidence Act.
DECLARED before me at the
ofin the County ofthisday ofA.D. 19
Form B
APPLICATION FOR RENEWAL OF CERTIFICATE
NAME
STREET AND NUMBER.
CITY, TOWN OR POST OFFICE.
CERTIFICATE NUMBER,
I hereby apply for renewal of my certificate of registration for the year 19 . Enclosed please find Fifteen dollars annual renewal fee.
(Sign here)
(546)

THE SANATORIA FOR CONSUMPTIVES ACT, 1947

O. Reg. 43/48. New and revoking O. Regs. 106/45 and 75/47. Made—5th March, 1948. Filed—10th March, 1948, 9.40 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT, 1947.

INTERPRETATION

- 1. In these regulations,—
- (a) "Director" means the Director of the Division of Tuberculosis Prevention of the Department;
- (b) "Deputy Minister" means the Deputy Minister of Health.

MANAGEMENT AND OPERATION

- 2. The Lieutenant-Governor in Council may appoint one member of the board in respect of sanatoria other than sanatoria established by municipal corporations.
- 3. Every board shall furnish to the Minister, not later than the 1st day of November in each year, a statement of the names and addresses of the members and the officers thereof, and shall forthwith give written notice to the Minister of any change therein.
- 4.—(1) The superintendent shall be responsible to the board for the due observance and enforcement of the Act, these regulations and the by-laws of the sanatorium, and he shall be the officer representing the sanatorium with whom the Minister, the Director, the inspectors and the other officers of the Department shall ordinarily deal with regard to sanatorium matters.
- (2) Subject to the by-laws and directions of the board, the superintendent shall have control over the admission, treatment, conduct and discharge of, and accommodation to be furnished to patients.
- 5. Every sanatorium shall employ such qualified medical practitioners, nurses, orderlies and other employees as are required for the treatment of the patients and as the Director may require.

SANATORIUM EMPLOYEES

- 6.—(1) For the purpose of these regulations sanatorium employees are divided into Group 1 and Group
 - (2) Group 1 employees shall be composed of:
 - (a) graduate and student nurses;
 - (b) internes;
 - (c) graduate and student physiotherapists;
 - (d) graduate and student occupational therapists;
 - (e) nurses' assistants, ward maids and ward orderlies;
 - (t) laboratory technicians;
 - (g) X-ray technicians; and
 - (h) school teachers.
- (3) Group 2 employees shall be composed of all sanatorium employees not listed in subregulation 2.

- 7.—(1) Every Group 1 employee now employed shall receive a tuberculin test and an X-ray film of the lungs within 30 days of the date these regulations come into force.
- (2) An employee referred to in subregulation 1 who has been tested and has been found to have a positive reaction shall not be required to take another tuberculin test.
- (3) Every Group 1 employee hereafter employed shall receive a tuberculin test and an X-ray film of the lungs within 30 days of employment.
- (4) A physical examination of student nurses shall be made annually.
- (5) Every Group 1 employee who has a negative tuberculin reaction shall receive an additional tuberculin test within 6 months from the date of the first test and shall receive an additional test within 6 months from the date of each test where the result of the test is negative.
- (6) Employees referred to in subregulation 5 shall receive an X-ray film of the lungs annually.
- (7) Every Group 1 employee who is found to have a positive tuberculin reaction shall receive an X-ray film of the lungs forthwith and every 6 months thereafter.
- (8) Every Group 1 employee whose X-ray film shows evidence of abnormal shadowing shall forthwith receive further examination to determine the nature of the disease.
- (9) No tests other than the intradermal (Mantoux) test, using 1/20 of a milligram of Old Tuberculin, or the patch test shall be used in the test given under this regulation.
- (10) Notwithstanding the provisions of subregulations 1 and 3, the record of the result of the tuberculin test and the X-ray film of the lungs of an employee, if the employee was examined within 4 months prior to the date these regulations come into force, may be accepted in place of the tests and X-ray films prescribed by subregulations 1 and 3.
- 8.—(1) Every Group 2 employee now employed shall receive an X-ray film of the lungs within 30 days of the date these regulations come into force and annually thereafter.
- (2) Every Group 2 employee hereafter employed shall receive an X-ray film of the lungs within 30 days of employment and annually thereafter.
- (3) Notwithstanding the provisions of subregulations 1 and 2, the record of the result of the tuberculin test and the X-ray film of the lungs of an employee, if the employee was examined within 4 months prior to the date these regulations come into force, may be accepted in place of the X-ray films prescribed by subregulations 1 and 2.
- (4) Every Group 2 employee whose X-ray film shows evidence of abnormal shadowing shall receive forthwith further examination to determine the nature of the disease.
- 9. No employee found to be suffering from active tuberculosis shall be permitted to work in the sanatorium and the superintendent shall report the case within 24 hours to the medical officer of health of the municipality in which the employee resides.
- 10. Where any duly qualified medical practitioner believes or suspects that any person admitted to the sanatorium is suffering from tuberculosis he shall notify the superintendent forthwith.

- 11. No employee shall be detailed to care for a patient believed or suspected to be suffering from tuberculosis until he has received instruction as to the necessary technique to protect himself and others against infection, and where possible the employee so detailed shall be a reactor to tuberculin.
- 12. Every employee who has been employed for 4 months or more shall receive an X-ray film of the lungs upon ceasing to be employed.

RECORD OF EMPLOYEE EXAMINATIONS

- 13.—(1) The superintendent shall keep a permanent record of all examinations and tests of every employee of the sanatorium and if requested shall send a copy of every record, including the X-ray films, to The Workmen's Compensation Board or to the Department.
- (2) Any officer authorized by the Deputy Minister or Chairman of The Workmen's Compensation Board may inspect the medical records of employees at any time.
- 14. The sanatorium shall be responsible for the examination of the employees and any expenses thereby incurred.
- 15. Where an employee shows evidence of tuberculosis the superintendent shall give written notice thereof and a complete report of the medical findings within 7 days of the time of diagnosis to The Workmen's Compensation Board.
- 16. Nothing contained in regulations 6 to 15, both inclusive, shall prevent an employee from being employed in a sanatorium when his disease is inactive.

INSPECTION

- 17. The Director and the inspectors shall with respect to a sanatorium,—
 - (a) administer and enforce the Act and the regulations;
 - (b) inspect and make enquiries regarding the premises, management and operation;
 - (c) require that returns, reports, statements and other information relating to the sanatorium be furnished to them or to the Minister, periodically or otherwise, by the superintendent or any other officer or member of the staff of the sanatorium;
 - (d) collect and compile such information and make such reports, returns and statements as the Minister may require;
 - (e) investigate the financial condition of any patient and, for this purpose, require any person to furnish any relevant information in his possession; and
 - (f) investigate any matter affecting any sanatorium and, for this purpose, require any person to furnish any relevant information in his possession.
- 18. Every application, report, return, statement or other written communication required to be made or furnished to the Minister, inspector or department under the Act or these regulations shall be addressed to the Director.

ADMISSIONS

19. No person who has previously been discharged from a sanatorium on account of misconduct or lack of co-operation shall be re-admitted as a patient without the consent of the superintendent.

20. Where a medical practitioner sends any person to a sanatorium for admission as a patient, who may become dangerous to other patients, the medical practitioner shall give such information to the superintendent, or person acting in his place, as may be necessary to enable proper precautions to be taken for the protection of other patients.

ISOLATION

- 21.—(1) Every sanatorium shall provide suitable accommodation for the temporary isolation of patients suspected of suffering from any communicable disease other than tuberculosis until a proper diagnosis can be made.
- (2) When a patient is found to be suffering from a communicable disease other than tuberculosis, the superintendent shall take steps to isolate the patient to prevent the spread of the disease.

LABORATORY

- 22. A clinical laboratory shall be provided in a sanatorium and special examinations which cannot be made in the laboratory shall be referred to a laboratory approved by the Minister.
- 23.—(1) When a patient has a surgical operation or curettage performed upon him, the surgeon operating shall immediately set aside any tissues or sections of tissues removed.
- (2) The superintendent shall then forward the tissues or sections of tissues with a short history of the case and a statement of the findings at the operation to a laboratory approved by the Minister for examination but no sections of nerve, bones, tooth, tonsil, prepuce, hemorrhoid, finger, toe, hand, foot, arm or leg removed or amputated shall be so forwarded unless the surgeon desires a special examination.
- 24.—(1) Any report from a laboratory shall become part of the patient's case record.
- (2) Every report shall show the date upon which the test reported upon was performed.

CASE RECORDS

- 25. A medical history, with the result of physical examination and provisional diagnosis, shall be made in writing within 14 days of the patient's admission to a sanatorium and shall become part of the patient's case record.
- 26. The board shall require the medical staff, medical interne, or clinical clerks to prepare a complete medical record of every patient, including identification, complaint, present history, family history, physical examination, reports of consultations, laboratory examinations, X-ray, provisional diagnosis, medical or surgical treatment, pathological findings, progress notes, condition on discharge and follow-up records, and other special reports, and in the event of death, a note as to the cause of death.
- 27. The superintendent shall send a report of the patient's condition to the medical practitioner who referred the patient to the sanatorium within thirty days after his admission.

SURGERY

- 28.—(1) No surgical operation shall be performed on any patient without the consent in writing signed by the patient or his guardian.
- (2) Where the patient is unable to give consent, and where in the opinion of the surgeon delay would endanger the patient's life, such consent shall not be necessary.

- 29.—(1) The operating surgeon or any medical practitioner authorized by him shall furnish a complete history, physical examination and a written pre-operative diagnosis before a patient is submitted to any anaesthetic or surgical operation.
- (2) Where the surgeon is of the opinion that the delay occassioned in obtaining the history and examination would be detrimental to the patient, he shall so state in writing and in that event the pre-operative diagnosis shall be furnished in writing and signed by the operating surgeon.
- 30. The surgeon or any medical practitioner authorized by him shall fully describe in writing every operation performed in a sanatorium, and such written description shall form part of the patient's record.
- 31. Every anaesthetist shall furnish a record showing the type of anaesthetic given, amount used, length of anaesthesia and the condition of the patient following the operation.

POST-MORTEM EXAMINATIONS

32. When a post-mortem examination has been performed on the body of any patient, an autopsy report signed by the medical practitioner who has performed the examination shall be filed in the patient's record by the superintendent.

PROVINCIAL AID

- 33. No provincial aid shall be payable for treatment of any patient who at the time of admission,—
 - (a) was not a resident of Ontario;
 - (b) was a person for whose maintenance the Indian Health Services Division of the Department of National Health and Welfare (Canada) is liable;
 - (c) was a person for whose maintenance the Department of Veterans' Affairs (Canada) is liable; or
 - (d) was a person for whose maintenance individual liability is imposed upon employers under Schedule 2 of The Workmen's Compensation Act.
- 34. Where the Director or an inspector, upon investigation, is of the opinion that any patient is a person liable to be deported under the laws of Canada, and that the superintendent has not informed the Minister of Immigration of the admission of the patient, no provincial aid shall be payable for the treatment of the patient.
- 35.—(1) The Minister, from the annual financial and statistical returns from sanatoria may determine the standard cost for the year of any service rendered by sanatoria, and the standard cost of a service shall mean the average expense to sanatoria in the aggregate of providing one unit of such service during that year.
- (2) The total standard cost of a sanatorium for the maintenance and treatment of in-patients for any one year shall mean the sum of the products of the units of service rendered by the sanatorium during that year when multiplied by the respective standard cost for the year of such service.
- (3) The units of service allowed for in-patients shall mean,—
 - (a) the overhead expense of each patient-bed, including the overhead expense of,—
 - (i) the general maintenance department,
 - (ii) the administration department, and
 - (iii) depreciation on furniture, equipment and apparatus;

- (b) the daily expense of providing routine care for each in-patient, including the expense of,—
 - (i) the medical superintendent's office,
 - (ii) the general wards and surgical wards, exclusive of the proportion determined by the Minister as applicable to surgery,
 - (iii) radiology,
 - (iv) the medical records,
 - (v) dietary for patients only,
 - (vi) housekeeping for patients only,
 - (vii) the laundry, and
 - (viii) the garage;
- (c) the expense of surgical operations, including the expense of,—
 - (i) the operating room; and
 - (ii) the proportion of ward expense attributable to surgery as determined by the Minister;
- (d) the expense of laboratory examination; and
- (e) the expense of dental treatment.
- (4) The standard per diem cost of a sanatorium for any one year for the treatment of an in-patient shall mean the total standard cost of the sanatorium for the maintenance and treatment of in-patients for that year divided by the collective days' stay of all in-patients.
- (5) The per diem provincial aid which the Minister may pay to a sanatorium during any one year for the treatment of each in-patient, other than those named in regulation 33, shall be equal to the standard per diem cost of the sanatorium during that year, less 50 per cent of the per diem revenue collectected by the sanatorium from the patients, other than those named in regulation 33.
- (6) Where the Minister for any reason is of opinion that provincial aid should be withheld from a sanatorium under this regulation, the Minister shall not pay provincial aid to that sanatorium but shall submit a report thereon to the Lieutenant-Governor in Council with his recommendation and provincial aid shall not be restored except on order of the Lieutenant-Governor in Council.
- (7) No provincial aid shall be paid under this regulation for any year previous to the year 1947.
- 36.—(1) Where a patient has been transferred, with the approval of an inspector, to a hospital under *The Public Hospitals Act* in order that he may have performed on him a surgical operation for a tuberculous condition, provincial aid shall be paid to the sanatorium at the rate of \$4 for each day the patient is in a public hospital.
- (2) The sanatorium shall pay the hospital at the rate of \$4 for each day the patient so transferred is in the hospital.
- 37.—(1) Out of any money payable to a sanatorium for provincial aid, the Minister may deduct the standard per diem cost for each day a person who is not suffering from tuberculosis is a patient.
- (2) Notwithstanding subregulation 1, the standard per diem cost may be paid for a person believed to be infected with tuberculosis who is a patient but in no case shall the standard per diem cost be paid for more than 30 days without the consent of the Director.

- 38. A sanatorium shall not charge a patient for whom provincial aid is payable more than \$3 for each day the patient receives treatment.
- 39.—(1) The Department may pay provincial aid for every baby born in a sanatorium at the rate of \$1 per day for every day, up to three months after birth, the baby is in the sanatorium.
- (2) Every sanatorium shall do everything necessary to ensure that any baby born in the sanatorium shall not contract tuberculosis or any other infection.
- 40. The Minister may provide and pay an amount not exceeding \$15 per week for the treatment outside a sanatorium of a former patient who has recovered to such an extent that in the opinion of the Director or an inspector he is fit to be discharged and is not a resident.
- 41.—(1) The Minister may pay any medical practitioner, sanatorium clinic or hospital clinic approved by the Director for carrying out pneumothorax treatments.
- (2) The amount to be paid shall be \$3 for each treatment, subject however to an increment to be fixed in accordance with the following table:

Number of Treatments per Calendar Year	Bonus	Guaranteed Minimum Annual Payment
1 to 5		\$25
6 to 10		50
11 to 40	\$2 per refill	
41 to 50	\$75	200
51 to 60	65	225
61 to 70	55	245
71 to 80	45	265
81 to 90	35	285
91 to 100	25	305
Over 100	••	325

- (3) Where it is necessary for a medical practitioner to travel for the purpose of giving a treatment, the Director may authorize payment of a travelling allowance of 8 cents per mile each way.
- (4) Where the treatment to be given is unusually difficult or complicated, the Deputy Minister may authorize payment at the rate of \$5 for each treatment.
- (5) Where treatments are given in a hospital clinic, the medical practitioner in charge thereof shall inform the Director as to the manner in which payment is to be made to the members of the staff of the clinic who are associated in the treatment.
- (6) Where hospital facilities are required in giving pneumothorax treatments, the medical practitioner or clinic giving the treatments shall make any arrangements necessary for the use of the facilities.
- (7) Any fee paid for a pneumothorax treatment shall include the remuneration payable for any necessary fluoroscopic examination.

REVOCATION

42. Ontario Regulations 106/45 and 75/47 are revoked.

(547)	12

Publications Under The Regulations Act, 1944

MARCH 27th, 1948

THE SECURITIES ACT, 1947

O. Reg. 44/48. New and revoking O. Regs. 95/45, 96/45, 19/46, 55/46, 155/46 and 52/47. General. Made—9th March, 1948. Filed—10th March, 1948, 12.45 p.m.

REGULATIONS MADE UNDER THE SECURITIES ACT, 1947

APPLICANTS FOR REGISTRATION

- 1. An applicant for registration as,-
- (a) a broker, investment dealer or broker-dealer shall complete and execute Form 1;
- (b) a sub-broker-dealer shall complete and execute Form 2;
- (c) a security issuer shall complete and execute Form 3;
- (d) an investment counsel shall complete and execute Form 4; or
- (e) a salesman of a registered broker, investment dealer, broker-dealer or security issuer shall complete and execute Form 5.
- 2.—(1) The amount of the bond required under section 10 of the Act shall be as follows:
 - (a) where the applicant is a sub-broker-dealer.....\$1,000
 - (b) where the applicant is a salesman of a registered broker, investment dealer, broker-dealer or security issuer......\$1,000
 - (c) (i) where the applicant is an investment counsel......\$5,000 and
 - (ii) where the applicant is an investment counsel who is engaged solely in giving continuous advice on the management of securities held by any company or person or the heirs, executors, administrators or other legal representatives of any person and who is paid for the advice on the basis of a percentage of the total value of the securities........\$1,000
- (2) The bond shall be in Form 6, Form 7 or Form 8, as the case may be, and the annual renewal certificate of the bond shall be in Form 9.
- (3) The classes of negotiable securities which may be accepted as collateral security for a bond shall be,—
 - · (a) direct and guaranteed securities of the government of the Dominion of Canada; and

(b) direct and guaranteed securities of the government of the Province of Ontario.

FEES

- 3.—(1) The following fees shall be payable to the Commission,—
 - (a) by a person or company for registration as,—
 - (i) a broker, investment dealer or brokerdealer, or
 - (ii) a broker and investment dealer, or
 - (iii) a broker and broker-dealer, or
 - (iv) a broker, investment dealer and brokerdealer,

where the principal place of business in Ontario is in the City of Ottawa, Toronto, Hamilton, Windsor or London......\$150

- (b) by a person or company for registration as,—
 - (i) a broker, investment dealer or brokerdealer, or
 - (ii) a broker and investment dealer, or
 - (iii) a broker and broker-dealer, or
 - (iv) a broker, investment dealer and broker-dealer,

where the principal place of business in Ontario is in any city with a population of 25,000 or more according to the last revised assessment roll, other than the cities of Hamilton, London, Ottawa, Toronto, and Windsor......\$100

- (c) by a person or company for registration as,—
 - (i) a broker, investment dealer or brokerdealer, or
 - (ii) a broker and investment dealer, or
 - (iii) a broker and broker-dealer, or
 - (iv) a broker, investment dealer and brokerdealer,

other than as set out in clauses a and b.... \$50

- (d) by an individual for registration as a sub-broker-dealer.....\$25
- (e) by a company for registration as a security issuer......\$150
- (f) by an individual for registration as a salesman.....\$25
- (g) by a person or company for registration as,—
 (i) an investment counsel.....\$200
 or
 - (ii) an investment counsel who is engaged solely in giving continuous advice on the management of securities held by any company or person or the heirs,

	executors, administrators or other legal representatives of any person and who is paid for the advice on the basis of a percentage of the total value of the securities	\$100
(h)	for each branch office in Ontario of a broker, investment dealer, broker-dealer, security issuer or investment counsel	\$50
(<i>i</i>)	upon the filing of a prospectus under section 43, 44 or 45 of the Act, including any financial statements and reports	\$150
(<i>j</i>)	upon the filing of a new prospectus under subsection 10 of section 43, subsection 10 of section 44 or subsection 9 of section 45 of the Act, including any financial statements and reports	100
(k)	-upon the filing of an amended prospectus, financial statement or report, under section 43, 44 or 45 of the Act	\$25
(l)	upon the filing of a prospecting syndicate agreement under section 42 of the Act	\$25
(m)	upon notification of a change in any partner or officer of a person or company registered for trading in securities under the Act	\$25
(n)	upon notification by a salesman of the commencement or termination, or of the termination and commencement of his employment	\$10
(0)	for an examination by the Commission or its representative under section 41 of the Act of the financial affairs of any person or company registered under the Act or any person or company whose securities have been the subject of a filing with the Commission, at a rate per day per auditor	\$10
(p)	for any other filing not previously set out in this regulationand	\$2

- (2) Where any material is filed with the Commission and the material is not complete under the Act and has not been completed within 60 days from the date of the receipt of the filing by the Commission, the Commission return the material to the person or company by whom or which it has been filed and no refund of the fee paid upon the filing of the material shall be made unless the Commission otherwise directs.
- 4. After the 1st of October the fees for the registration of any person or company under the Act for the period ending the 31st of March following shall be one-half the fees for registration set out in regulation 3.

NOTICES OF REGISTRATION

- 5.—(1) The notice of registration of a broker to be given by the registrar shall be in Form 10.
- (2) The notice of registration of an investment dealer to be given by the registrar shall be in Form 11.
- (3) The notice of registration of a broker-dealer to be given by the registrar shall be in Form 12.
- (4) The notice of registration of a sub-broker-dealer to be given by the registrar shall be in Form 13.
- (5) The notice of registration of a security issuer to be given by the registrar shall be in Form 14.
- (6) The notice of registration of an investment counsel to be given by the registrar shall be in Form 15.
- (7) The notice of registration of an investment counsel, who is engaged solely in giving continuous advice on the management of securities held by any company or person or the heirs, executors, administrators or other legal representatives of any person and who is paid for the advice on the basis of a percentage of the total value of the securities, to be given by the registrar shall be in Form 16.
- (8) The notice of registration of a salesman to be given by the registrar shall be in Form 17.

REVOCATION

The Securities Act, 1947

APPLICATION FOR REGISTRATION AS BROKER, INVESTMENT DEALER OR BROKER-DEALER

Application for registration under The Securities Act, 1947 as.....

is hereby made and the following statements of fact are made in respect thereof:
1. (a) If applicant is an individual state:
(i) Name in full.
(ii) Name under which applicant will carry on business
(iii) Business Address.
(b) If applicant is a partnership or company state:
(i) Name under which will operate
(ii) Business Address.
(ii) Business Hadress
2. The applicant has credit at the following bank:
(State branch. If no credit arranged, state bank and branch through which business is transacted.)
3. State address for service in Ontario
4. Does applicant apply for registration of any branch offices? If so, state addresses:
5. Has the applicant or any partner, officer or director of the applicant heretofore been registered or has happlied for registration in any capacity under any securities Act of the Province of Ontario? (Give particular
6. Has the applicant or any partner, officer or director of the applicant been registered or licensed, or is he no registered or licensed in any capacity in any other country, province or state? (Give particulars)
7. Has the applicant or any partner, officer or director of the applicant been refused a licence or registration or has any licence or registration been suspended or cancelled in any country, province or state? (Gioparticulars)
8. Has the applicant or any partner or any officer or director of the applicant been a member of any stoc exchange? (Give particulars)
9. Has the applicant or any partner or any officer or director of the applicant been refused membership in a suspended from any stock exchange? (Give particulars)
10. The following are particulars of the occupation during the past five years of the individual applicant each partner or each officer or director of the applicant:
11. For individual applicant or for each partner or officer who will trade in securities within Ontario give:
Name in Home Address Office Held Nation-ality Office Birth Age Height Weight Build Complexion Colour Hair Eyes tache Marks Temale Nation-brown Single Colour Hair Eyes Temale Single Colour Single Colour Hair Eyes Temale Nation-brown Single Colour Single Colour Hair Eyes Temale Nation-brown Single Colour Hair Eyes Temale Nation-br

13. To each of the following named persons the business reputation of the applicant or each partner or each officer or director of the applicant who will trade in securities within Ontario is well known and reference may be made to them for further information:

(Give at least three names, including one bank manager)

Name of Officer	Office Held	Name of Reference	Address, give City and Street Address	Business or Occupation
	-			
				,

- 14. (a) Has the applicant or any partner or any officer or director of the applicant been:
 - (i) charged, indicted or convicted under any law of any country, or state or province thereof, regarding the sale of securities or fraud or theft in connection therewith, or been named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security? (Give particulars)
 - (ii) charged, indicted or convicted under any other law of any country or state or province thereof? (Give particulars)
 - (b) Has judgment been rendered against the applicant or any partner or any officer or director of the applicant in any civil court for damages arising from fraud? (Give particulars)
 - (c) Are there any proceedings now pending which may lead to any indictment, conviction or injunction? (Give particulars)

Dated at	
0	Signature of applicant
thisday of	Ву
	Title of Official Signing

AFFIDAVIT

(By individual applicant, or by one of the partners or officers as the case may be)

IN THE MATTER OF THE SECURITIES ACT, 1947

Province of Ontario	Ι,
County of	of the
To Wit:	in the County of

MAKE OATH AND SAY:

- 1. I am the applicant (or a partner or officer of the applicant) herein for registration, and I signed the application.
- 2. The statements of fact made in the application are true.

SWORN before me at the
in the County of
this day of
A.D. 19

A Commissioner, etc.

The Securities Act, 1947

APPLICATION FOR REGISTRATION AS SUB-BROKER-DEALER Application for registration under *The Securities Act, 1947* as a sub-broker-dealer is hereby made and the following

Sta	tements of fact are made in res	peet increor.									
1.	Name of applicant in full										
	Business address										
	Home address										
2.	Name of Investment Dealer or Broker-dealer or both for whom applicant will act as correspondent at state in each case whether applicant will act as agent or principal or both.										
3.	(a) Has applicant retired from active business? If so, what was nature of former business? or										
	(b) Does applicant intend to trade in securities as incidental to his principal occupation? If so, what principal occupation?										
4.	State address for service in Or	itario:									
5.	The applicant has credit at th	e following bank:									
	(State branch. If no credit	arranged state bank and	branch through which b	ousiness is transacted.)							
6.	Has the applicant been charged, indicted or convicted under any law of any country, or state or province thereof regarding the sale of securities or fraud or theft in connection therewith, or been named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security or are there any proceedings now pending which may lead to such indictment, conviction, or injunction (Give particulars)										
7.	Has the applicant been charged, indicted or convicted <i>under any other law</i> of any country, or state or provinc thereof, or are there any proceedings now pending which may lead to any indictment, conviction or injunction? (Give particulars)										
8.	Has judgment been rendered a particulars)	against the applicant in a	ny civil court for damages	s arising from fraud? (Giv							
9.	Has the applicant ever been d trade in any security, or for a	ischarged by any employeny criminal offence? (Given	er for any cause involving ve particulars)	fraud in connection with							
10.	Has the applicant heretofore (Give particulars)	been licensed or registered	d to sell securities in any	country, province or state							
11.	(a) Has the applicant been particulars)	refused a licence or regi	stration in any country,	province or state? (Giv							
	(b) Has any licence or registra	ation of the applicant bee	en suspended or cancelled	? (Give particulars)							
12.	Has the applicant ever used, name hereto subscribed as ap	operated under, or carri- oplicant? (Give particula	ed on business under any ars)	y name other than his ow							
13.	Has the applicant been a mer	mber of any stock exchar	ige? (Give particulars)								
14.	Has the applicant been refuse	ed membership in or susp	ended from any stock ex-	change? (Give particulars							
15.	Following are particulars of o	ccupation of the applican	at during the last five year	rs:							
	Name and Address of Employer	Nature of business of Employer	Nature of Employment	Period of Employment From: To: (Give exact dates)							

16. To each of the following named persons the business reputation of the applicant is well known and reference may be made to them for further information. (Give at least three names, including one bank manager)

Name	P. O. Address Give City and Street Address	Business or Occupation
	,	
17. If applicant has not resided in Ont with the intention of making his lived.	ario for at least one year immediately pr permanent home in Ontario give partic	rior to the date of this application
18. The following is a detailed descrip	otion of the applicant:	Þ
AgeHeight	Weight	Build
Complexion	Colour Hair	Colour eyes
MoustacheMale	or FemaleNationality.	• • • • • • • • • • • • • • • • • • • •
Married, Single	Country of Birth	
Distinguishing Marks		
Dated at		
thisday of		Signature of applicant
	ĄFFIDAVIT	4048
	TTER OF THE SECURITIES ACT	, 1947
Province of Ontario County of	1,	
	To Wit: of the in the County of.	
	,	MAKE OATH AND SAY:
1. I am		MIRE ONTH AND SKI.
	as a sub-broker-dealer, and I signed th	e application.
2. The statements of fact made by me	in the application are true.	·
SWORN before me at the)′	
in the County of		
this day of		
A:D. 19		

A Commissioner, etc.

FORM 3 The Securities Act, 1947 APPLICATION FOR REGISTRATION AS SECURITY ISSUER

1.	Applied ing st	cation for atements	r regis	tration u	under <i>Th</i> nade in i	ie Se resp	curitie	s Act, 1 ereof:	947, as	s a secu	ırity is	suer is	hereb	y made	and the	follow-
	Name															
	Addre	ess of He	ad Offi	ice										• • • • • •		
	Gener	al natur	e of bu	ısiness t												
2.	State address for service in Ontario															
3.	The a	pplicant	has cr	edit at	the follo	wing	bank									
	(State	branch.	. If n	o credi	t arrang	ed, s	state b								ransacte	
4.		applican particul		ose to es	stablish a	ny o	other o	offices th	nan a's	stated	above,	for pu	ırpose	of sellir	ng its sec	curities
5.	them	he applications applied culars)														
6.	Has to	he applic	ant or	any off	icer or d	irect oacit	or of ty in a	he appl	licant 1 r coun	been re try, pr	gistere ovince	ed or li or sta	censed te? ((or is it Give pa	or any	of them
7.	licenc	he applic e or regis nce or sta	stratio	n of the	applica	nt. c	tor of or any	the app officer o	olicant or dire	been r ctor be	efused en sus	a lice: pended	nce or l or ca	registra ncelled	in any o	has any country
8.	Has a	ny office	r or di	rector o	of the ap	plica	int bee	en a me	mber o	of any	stock e	exchan	ge? (Give pa	rticular	s)
9.		ny office particu		rector of	the app	licar	ıt been	refused	l memi	bership	in or	suspen	ded fro	om any	stock ex	change
10.		ollowing	are p	articula	rs of the	occ	upatio	n durir	ig the	past fi	ve yea	rs of	each o	fficer or	directo	r of the
	applic	cant.	,													
11.	Partic	culars of ities in O	each ntario	officer o	of the ap	pplic	ant w	ho will	engag	e in tl	ne prin	nary d	istribu	ition of	the ap	plicant'
N	securities in Ontario, state: Name Country Distin- Male Marrier															
]	in Full	Home Address	Office Held	Nation- ality	of Birth	Age	Height	Weight	Build	Comp- lexion	Colour	Eyes	Mous- tache		Female	or Single
			·													
										_						
12.	To ea	ach of th	ne follo	owing n	amed pe	ersor	is the	busine	s repu	itation	of eac	ch offic	cer of	the ap	plicant	who wil
	engag	ge in the ade to the	prima	ry distr or furth	ibution	of tl	ne app on.	licant's	securi	ties in	Ontar	io is w	ell kn			
					Office			Name o	of ·		Addre	ss. giv	e City		Busine	ss or
	Nan	ne of Off	icer		Held			Referen					ddress		Occupa	
_					,											

- 13. If any officer of the applicant who will engage in the primary distribution of the applicant's securities in Ontario has not resided in Ontario for at least one year immediately prior to the date of this application, with the intention of making his permanent home in Ontario give particulars, including address where he lived.
- 14. (a) Has the applicant or any officer or director of the applicant been:
 - (i) charged, indicted or convicted under any law of any country, or state or province thereof, regarding the sale of securities or fraud or theft in connection therewith, or named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security? (Give particulars)
 - (ii) charged, indicted or convicted under any other law of any country or state or province thereof? (Give particulars)
 - (b) Has judgment been rendered against the applicant or any officer or director of the applicant in any civil court for damages arising from fraud? (Give particulars)
 - (c) Are there any proceedings now pending which may lead to any charge, indictment, conviction or injunction? (Give particulars)

Dated at	Official signature of applicant
this19	(Signature of official and office held)
	(Signature of official and office held)

AFFIDAVIT

(By one of the officers)

IN THE MATTER OF THE SECURITIES ACT, 1947

Province of Ontario) I,
County of	. } of the
To Wit:	in the County of

MAKE OATH AND SAY:

- 1. I am an officer of the applicant herein for registration, and I signed the application.
- 2. The statements of fact made in the application are true.

SWORN before me at the

'in the County of

this day of

A.D. 19

A Commissioner, etc.

The Securities Act, 1947

APPLICATION FOR REGISTRATION AS INVESTMENT COUNSEL

Type	2 1	
An 1	nvestment	Counsel

1. (a) If applicant is an individual state:

Type 2

An Investment Counsel who is engaged solely in giving continuous advice on the management of securities held by any Company or person or the heirs, executors, administrators or other legal representatives of any person and who is paid for the advice on the basis of a percentage of the total value of the securities.

Application for registration under *The Securities Act*, 1947, as Investment Counsel Type is hereby made and the following statements of fact are made in respect thereof:

(i) Name in full.

(ii) Name under which applicant will carry on business.

	(iii) Business address
	(b) If applicant is a partnership or Company state:
	(i) Name under which will operate
	(ii) Business address.
2.	The applicant has credit at the following bank:
	(State branch. If no credit arranged, state bank and branch through which business is transacted.)
3.	State address for service in Ontario.
4.	Does applicant apply for registration of any branch offices? If so, state addresses:
5.	Has the applicant or any partner, or any officer or director of the applicant heretofore been registered of has he applied for registration in any capacity under any securities Act of the Province of Ontario? (Given particulars)
6.	Has the applicant or any partner, or any officer or director of the applicant been registered or licensed or is he now registered or licensed in any capacity in any other country, province or state? (Give particulars)
7.	Has the applicant or any partner, or any officer or director of the applicant been refused a license or registration, or has any license or registration been suspended or cancelled in any country, province or state (Give particulars)
8.	Has the applicant or any partner, or any officer or director of the applicant been a member of any stock

11. For individual applicant, or for each partner, or for each officer or director give:

Name in Full	Home Address	Office Held	Nation- ality	Country of Birth	Age	Height	Weight	Build	Comp- lexion	Colour Hair	Colour Eyes	Mous- tache	Distin- guishing Marks	or	Married or Single
,															

Has the applicant or any partner, or any officer or director of the applicant been refused membership in or suspended from any stock exchange? (Give particulars)

10. The following are particulars of the occupation during the past five years of the individual applicant, or each partner, or each officer or director of the applicant:

- 12. Has the applicant or any partner, or any officer or director of the applicant had any experience in advising as to the value of securities or in making analyses of reports concerning securities? (Give particulars)
- 13. If applicant or any partner, or any officer or director of the applicant has not resided in Ontario for at least one year immediately prior to the date of this application, with the intention of making his permanent home in Ontario, give particulars, including address where he lived.
- 14. To each of the following named persons the business reputation of the applicant, or each partner, or each officer or director of the applicant is well known and reference may be made to them for further information: (Give at least three names, including one bank manager.)

Name of Officer	Office Held	Name of Reference	Address, give City and Street Address	Business or Occupation
		,		

- 15. (a) Has the applicant or any partner or any officer or director of the applicant been:
 - (i) charged, indicted or convicted under any law of any country or state or province thereof, regarding the sale of securities or fraud or theft in connection therewith, or been named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security? (Give particulars)
 - (ii) charged, indicted or convicted under any other law of any country or state or province thereof? (Give particulars)
 - (b) Has judgment been rendered against the applicant or any partner or any officer or director of the applicant in any civil court for damages arising from fraud? (Give particulars)
 - (c) Are there any proceedings now pending which may lead to any indictment, conviction or injunction? (Give particulars)

(Cree Farmer)	
Dated at	Signature of Applicant
this19	Ву
	Title of Official Signing

AFFIDAVIT

(By individual applicant, or by one of the partners, or officers, as the case may be)

IN THE MATTER OF THE SECURITIES ACT, 1947

Province of Untario	1,
County of	of the
To Wit:	in the County of
	MAKE OATH AND SAY:

- 1. I am the applicant (or a partner, or an officer of the applicant) herein for registration, and I signed the application.
- 2. The statements of fact made in the application are true.

SWORN before me at the

in the County of

this day of

A.D. 19

A Commissioner, Etc.

The Securities Act, 1947

APPLICATION FOR REGISTRATION AS SALESMAN

Ap	plication for registration un	nder The Securities	Act, 1947, as salesn	nan for:	
• • •		(Na	me of Employer)		
is h	ereby made and the follow	ing statements of fa	ct are made in resp	pect thereof:	
1.	(a) Name in full				
	(b) Place of residence				
	(c) Present business addre	ess			
	(d) State address for servi	ice in Ontario			
2.	If applicant has not reside with the intention of mallived.	ed in Ontario for at l king his permanent	least one year imme home in Ontario g	ediately prior to the ogive particulars, inclu	date of this application, iding address where he
3.	Following are particulars	of the occupation of	the applicant duri	ng the last five years	:
	Name and Address of Employer	Nature of Business of Employer	Nature of Employment	Period of Employment From: To: (Give exact dates)	Residence during the Employment was (City, Street and Number)

- 4. Has the applicant been charged, indicted or convicted under any law of any country, or state or province thereof, regarding the sale of securities, or fraud or theft in connection therewith, or been named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security, or are there any proceedings now pending which may lead to such indictment, conviction or injunction? (Give particulars)
- 5. Has the applicant been charged, indicted or convicted *under any other law* of any country, or state or province thereof, or are there any proceedings now pending which may lead to any indictment, conviction or injunction? (Give particulars)
- Has judgment been rendered against the applicant in any civil court for damages arising from fraud? (Give particulars)
- 7. Has the applicant ever been discharged by any employer for any cause involving fraud in connection with a trade in any security, or for any criminal offence? (Give particulars)
- 8. Has the applicant heretofore been licensed or registered to sell securities in any country, province or state? (Give particulars)
- 9. (a) Has the applicant been refused a licence or registration in any country, province or state? (Give particulars)
 - (b) Has any licence or registration of the applicant been suspended or cancelled? (Give particulars)
- 10. Has the applicant ever used, operated under, or carried on business under any name other than your name hereto subscribed as applicant? (Give particulars)
- 11. Has the applicant ever been a member of any stock exchange, or has the applicant ever been refused membership in or suspended from any stock exchange? (Give particulars)
- 12. To each of the following named persons the business reputation of the applicant is well known and reference may be made to them for further information. (Give at least three names, including one bank manager):

Name	P.O. Ad Give City and S	Business or Occupation	
•			
13. The following is a detailed descript Age		· Hairy of Birth	Colour eyes
		S:	ignature of Applicant
IN THE Province of Ontario County of	AFFIDAVITE OF TH	E SECURITIES I, of the	S ACT, 1947
			MAKE OATH AND SAY
1. I am	as a salesman and I s	igned the applicat	
CE To The Registrar: I have made enquiries from the appreceived as to his ability as a salesmar information submitted by the applicant true and correct and I request that the	n, and his integrity, l in the foregoing appli	ns acquainted wit believe that he ication is, to the b	h the applicant, and from reports is suitable for registration. The
Dated		•	(Employer)
	du .		Address of Employer

The Securities Act, 1947

BOND	OF	A	GUARAN	TEE	COMPA	NY
			ED UNDE			
GUARAN	TEE	CO	MPANIE:	S SEC	URITIES	ACT

ourselves, our successors and assigns jointly and firmly by these presents.

The total liability imposed upon the Principal or Surety by this Bond and any and all renewals thereof, shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with our seals and dated this.....day of.....

THE CONDITION of the above obligation is such that if the obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under *The Securities Act*, 1947, then the obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.

Signed, Sealed and Delivered In the Presence of

Guarantee Company

Note: Section 21 of The Securities Act, 1947, states:

Cancellation of bond.

(2) A bond may be cancelled by any person bound thereunder by giving to the registrar at least two months' notice in writing of intention to cancel and, subject to the provisions of subsection 3, it shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the registrar.

Term of bond.

(3) For the purposes of every act and omission occurring during the period of registration or the period prior to cancellation under subsection 2, every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years after the lapse or cancellation of the registration to which it relates, or the cancellation of the bond, whichever occurs first.

FORM 7

The Securities Act, 1947

PERSONAL BOND ACCOMPANIED BY COLLATERAL SECURITY

The total liability imposed upon the Obligor by this Bond and any and all renewals thereof, shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with my seal and dated this....day of....

THE CONDITION of the above obligation is such that if the obligation does not by reason of any act, matter or thing at any time hereafter become or be torfeit under *The Securities Act, 1947*, then the obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.

Signed, Sealed and Delivered In the presence of

Note: Section 21 of The Securities Act, 1947, states:

Cancellation of bond.

(2) A bond may be cancelled by any person bound thereunder by giving to the registrar at least two months' notice in writing of intention to cancel and, subject to the provisions of subsection 3, it shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the registrar.

Term of bond.

(3) For the purposes of every act and omission occurring during the period of registration or the period prior to cancellation under subsection 2, every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years after the lapse or cancellation of the registration to which it relates, or the cancellation of the bond, whichever occurs first.

The Securities Act, 1947

BOND OF A GUARANTOR, OTHER THAN A GUARANTEE COMPANY, ACCOMPANIED BY COLLATERAL SECURITY

Bond No Amount \$
Know All Men By These Presents, that we
unto the Obligee, his successors and assigns, for which payment well and truly to be made, I,
bind myself, my heirs, executors, administrators and assigns, and I,
guarantee the payment of the said sum of Dollars (\$) to the Obligee and I bind myself, my heirs,
Name of Guarantor executors, administrators and assigns jointly and firmly by these presents and deposit with the Obligee
this Bond.
The total liability imposed upon the Principal or Guarantor by this Bond and any and all renewals thereof, shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.
SEALED with our seals and dated thisday of
THE CONDITION of the above obligation is such that if the obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under <i>The Securities Act</i> , 1947, then the obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.
SIGNED, SEALED AND DELIVERED In the presence of
Name
Address(Seal)
Name
Address

Section 21 of The Securities Act, 1947, states:

Cancellation of bond.

(2) A bond may be cancelled by any person bond thereunder by giving to the registrar at least two months' notice in writing of intention to cancel and, subject to the provisions of subsection 3, it shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the registrar.

Term of bond.

(3) For the purposes of every act and omission occurring during the period of registration or the period prior to cancellation under subsection 2, every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years after the lapse or cancellation of the registeration to which it relates, or the cancellation of the bond, whichever occurs first.

FORM 9

	The Securities Act, 1947			
	ANNUAL RENEWAL-OF-BOND CERTIFICATE			
	Bond No issued by			
	for Dollars (\$) on behalf of in favour of His Majesty in the right of Ontario is hereby continued in force from the day of 19 to the day of 19 , subject to all the terms and conditions thereof.			
	Signed, Sealed and Delivered in the presence of			
	Name(Seal) Address			
	Name			
-	Form 10			
	The Securities Act, 1947			
	NOTICE OF REGISTRATION AS A BROKER			
	Notice is hereby given that			
	of .			
	of			
for the period to 31 March				
	The following only are authorized to trade in securities under this registration:			
	Registrar ONTARIO SECURITIES COMMISSION			
	NOTE: Section 1(a) of The Securities Act, 1947, states:			
"broker" shall mean any person or comp trading in securities in the capacity of agent, who is a member of a stock exchin Ontario and such other person or comp trading in securities in the capacity of an ag who is recognized by the Commission a broker.				
	The above-named broker is not entitled to trade in securities as a Principal.			
	FORM 11			
-	The Securities Act, 1947 NOTICE OF REGISTRATION AS AN INVESTMENT DEALER			
-	Notice is hereby given that			
of				
				for the period to 31 March
-	The following only are authorized to trade in securities under this registration:			
1				

Registrar

The Securities Act, 1947

NOTICE OF REGISTRATION AS A BROKER-DEALER

Registrar

ONTARIO SECURITIES COMMISSION

FORM 13

The Securities Act, 1947

NOTICE OF REGISTRATION AS A SUB-BROKER-DEALER

of....
is registered under *The Securities Act, 1947*, as a
SUB-BROKER-DEALER
for the period......to 31 March.....

Notice is hereby given that.....

Registrar

ONTARIO SECURITIES COMMISSION

FORM 14

The Securities Act, 1947

NOTICE OF REGISTRATION AS A SECURITY ISSUER

of....is registered under *The Securities Act*, 1947, as a SECURITY ISSUER

Notice is hereby given that.....

The following only are authorized to engage in the primary distribution to the public of securities of the company's own issue under this registration:

for the period......to 31 March.....

Registrar

ONTARIO SECURITIES COMMISSION

Note:

Section 1 (r) of The Securities Act, 1947, states:

"security issuer" shall mean a company which engages in the primary distribution to the public of securities of its own issue.

The above-named Security Issuer may engage in the primary distribution to the public of securities of its own issue only as a Principal.

FORM 15

The Securities Act, 1947

NOTICE OF REGISTRATION AS AN INVESTMENT COUNSEL

Notice is hereby given that.....

The following only are authorized to act as investment counsel under this registration:

Registrar

ONTARIO SECURITIES COMMISSION

FORM 16

The Securities Act, 1947

NOTICE OF REGISTRATION AS AN INVESTMENT COUNSEL

Notice is hereby given that.....

This investment counsel is entitled to engage solely in giving continuous advice on the management of securities held by any company or person or the heirs, executors, administrators or other legal representatives of any person and to be paid for such advice on the basis of a percentage of the total value of the securities.

The following only are authorized to act as investment counsel under this registration:

Registrar

ONTARIO SECURITIES COMMISSION

FORM 17

The Securities Act, 1947

NOTICE OF REGISTRATION AS A SALESMAN

AS A SALESMAN

Notice is hereby given that.....

for the period......to 31 March.....

The above-named salesman is entitled to act as a salesman of or on behalf of.....

Registrar

ONTARIO SECURITIES COMMISSION

Note:

Section 1 (p) of The Securities Act, 1947, states:

"salesman" shall mean an individual registered as a salesman under this Act.

The above-named salesman is not entitled to trade in securities as a Principal.

(548)

13

THE LAND TITLES ACT

O. Reg. 45/48. New. General. Made—10th March, 1948. Filed—11th March, 1948, 3.15 p.m.

RULES MADE UNDER THE LAND TITLES ACT

PART I

FIRST REGISTRATIONS

APPLICATION FOR FIRST REGISTRATIONS

- 1.—(1) The application for a first registration of land under the Act shall be in form 1.
- (2) Where the application is for the registration of.—
 - (a) a nominee, under subsection 1 of section 5 of the Act; or
 - (b) a person referred to in subsection 2 of section 5 of the Act,

the consent in writing of the nominee or his solicitor, or of the vendor or his solicitor, shall be lodged with the application.

(3) Where the application is made under subsection 1 of section 6 of the Act, the consent in writing of the persons, if any, whose consent is required shall be lodged with the application.

POSSESSORY TITLE

- 2.—(1) Where the application is for registration with a possessory title only, there shall be lodged in the office with the application an affidavit made by,—
 - (a) (i) the applicant;
 - (ii) one of the applicants, if more than one; or
 - (iii) some person whose consent is required to the application; and
 - (b) the solicitor where the application is made through a solicitor;

to the best of their respective knowledge, information and belief, verifying the description.

- (2) The affidavit shall be to the effect that,—
- (a) the applicant, either alone or with the person, if any, consenting to the application and either subject or not to incumbrances, is well entitled for his or their own benefit, or as holding the land on trust for sale, or as a trustee, or otherwise having a power of selling the land, as the case may be, to an estate in fee simple, or the power of disposing by way of sale of an estate in fee simple in the land;

- (b) the actual possession, or receipt of the rents and profits thereof is in accordance with the applicant's title, stating who is in actual occupation of the land and if a tenant of the applicant is in occupation for what term he claims to be entitled;
- (c) the applicant or his nominee is entitled under the Act to be registered as the owner of the land; and
- (d) the documents of title, if any, mentioned in the schedule to the affidavit comprise amongst others, if the fact be so, the last conveyance or other document under which the applicant's title is derived.
- (3) The affidavit shall give,—
- (a) the particulars of any mortgage or charge on the land; and
- (b) where the mortgage or charge is registered in the registry office, the registration number.
- 3. The entry of the first registration shall state the title of the applicant to be subject to the incumbrances mentioned or so many of them as shall subsist at the time the entry is made.
- 4.—(1) Where the application is not made through a solicitor, the applicant shall file the certificate of a justice of the peace of the county or district in which the land is situate, stating that the justice is acquainted with the applicant, and that he believes him to be the owner of the land mentioned in his application, or is otherwise entitled thereto as set out in the certificate.
- (2) Where the application is made through a solicitor, a certificate of the solicitor to the like effect or the certificate of the justice of the peace shall be filed.

ABSOLUTE OR QUALIFIED TITLE

EVIDENCE

- 5.—Where the application is for a first registration with absolute or qualified title it shall be supported, unless any be dispensed with by the master of titles at Toronto by the following particulars,—
 - (a) the title deeds, if any, and all evidence of title relating to the land which is in the possession or power of the applicant;
 - (b) certified copies of,-
 - (i) all other registered instruments affecting the land or of the memorials thereof;
 or
 - (ii) all since the last judicial certificate, if any, under The Quieting Titles Act was given;
 - (c) the certificate of the registrar of deeds of the registry division in which the land lies, showing what instruments are registered affecting the land and giving shortly the particulars thereof;
 - (d) proofs of any facts which are required to be proved in order to make out the title and which are not established by the other produced documents, unless dispensed with by the proper master of titles until a future stage of the investigation; and
 - (e) an affidavit, form 2, of the person whose title is to be investigated.

AFFIDAVIT OF APPLICANT

6. The affidavit may be made by some person other than the person whose title is to be investigated, or as to part may be made by one person and as to the other part by another person.

MODE OF PROOF

- 7.—The proofs required may be,—
- (a) by affidavit or certificate;
- (b) given viva voce; or
- (c) in any other manner or form satisfactory to the proper master of titles.

SHERIFF'S CERTIFICATE

Before the application is granted, the certificate of the proper sheriff shewing what writs are in his hands affecting the land shall be filed.

PAYMENTS OF TAXES AND ASSESSMENTS

9. Before the application is granted, where an examination of title is required, satisfactory evidence shall be given by certificate, affidavit or otherwise, that all taxes rates and assessments, for which the land is liable, prior to the date up to which it is desired that the land shall be declared free from taxes, have been paid or as the fact may be.

PRODUCTION OF FURTHER EVIDENCE

10. Where the proper master of titles is not satisfied with the evidence of title produced in the first instance, he shall give a reasonable opportunity of producing further evidence or of removing defects in the evidence produced.

PUBLICATION OF NOTICE

- 11.—(1) Before the completion of a first registration the proper master of titles shall direct that notice, form 3, of the application be published in The Ontario Gazette, and may direct that the notice be published in any newspaper or newspapers for such period as he thinks expedient.
- (2) Proof of the publication of the notice shall be in form 4.
- (3) The registration shall not be completed until after the expiration of at least four weeks from the first publication of the notice, or such other period as the proper master of titles may appoint.
- (4) Notice of any number of applications may be included in one publication if the proper master of titles thinks fit, and in that case the expense of the publication shall be borne by the applicants in such proportions as the proper master of titles may direct.
- (5) The proper master of titles instead of causing notice of the application to be published shall direct that a printed or typewritten general notice, or several copies be,—
 - (a) posted upon the property in a conspicuous place or places, and a copy left at the residence of the occupant of each contiguous property which is occupied; or
 - (b) where any contiguous property is unoccupied, left at the residence of the occupant of the nearest occupied property lying at the same side as the unoccupied contiguous property.
- (6) Where several persons belonging to the same family occupy any property, the head of the family

- for the time being shall be deemed the occupant within the meaning of this rule, and where there is any doubt as to the occupant the proper master of titles shall give directions in respect thereof.
- (7) The proper master of titles may dispense with the notice,—
 - (a) where the applicant,—
 - (i) is the original grantee from the Crown;
 - (ii) produces all the title deeds by which the title is traced from that grantee; or
 - (iii) produces all the title deeds by which the title is traced for forty years by a registered title; or
 - (b) where the applicant or some one through whom he claims has obtained a certificate of title under The Quieting Titles Act, or a tax deed which has been validated by an Act of the Legislature, and the applicant produces all the title deeds subsequent to the certificate or tax deed; and
 - (c) where the applicant is in actual possession of the land or where every other person in actual possession of the land is notified or where the land is vacant.

NOTICE TO ADVERSE CLAIMANT

12. Where there appears to exist any claim adverse to, or inconsistent with, that of the applicant to, or in respect of any part of the land, the proper master of titles shall direct a notice, form 5, to be mailed to or served upon the adverse claimant, his solicitor or agent.

ADDITIONAL NOTICES

13. The proper master of titles, before granting the certificate of registration may require from time to time any further publication or any other notice to be mailed or served.

OBJECTIONS

- 14.—(1) A person having an adverse claim, or a claim not recognized in the application may, at any time before the registration is completed, file and serve upon the applicant, his solicitor or agent, a short statement of his claim.
- (2) The claim shall be verified by an affidavit to be filed therewith and shall contain an address in Ontario at which service upon the objector may be made.

HEARING OF OBJECTIONS

- 15.—(1) The applicant or his solicitor shall obtain an appointment before the proper master of titles for hearing any objection which shall have been duly lodged in the office.
- (2) Service of the appointment shall be made on the objector or his solicitor seven clear days before it is returnable.
- (3) The parties may be heard in person or by counsel.

COSTS

- 16.—(1) The proper master of titles may fix costs or order costs to be paid by any person after taxation by a taxing officer of the Court.
- (2) Upon taxation the like fees shall be payable to the taxing officer in stamps as are payable upon a taxation under an order of a judge of the court and the practice and rules applicable to a taxation under a judge's order shall apply.

CHANGE OF INTEREST

- 17.—(1) In case of death or change of interest pending registration, the proceedings shall, subject to the provisions of the Act, be available to such person as the proper master of titles on application, having regard to the rights of the several persons interested in the land, may direct.
 - (2) The court or the proper master of titles may,-
 - (a) require notices to be given to persons becoming interested; or
 - (b) make an order for discontinuing or suspending or carrying on the proceedings, or otherwise in relation thereto, as under the circumstances may be just.

CAUTION AGAINST FIRST REGISTRATION

- 18.—(1) A caution to be registered against first registration shall be in form 6 and an affidavit, form 7, in support shall be lodged therewith.
- (2) The period to be limited by the notice, form 8, to be served on the cautioner shall be 7 days, or such other period of not less than 4 days as the proper master of titles may direct.
- (3) The notice may be served either personally or by mail as the proper master may direct.

PART II

DEALINGS AFTER REGISTRATION

NOTICE BY MASTER TO SHERIFF

- 19. The notice to be given under subsection 1 of section 162 of the Act shall be in form 9.
 - . CAUTION AGAINST DEALING WITH LAND
- 20.—(1) A caution to be registered under section 74 of the Act shall be in form 10 and an affidavit, form 11, in support of the caution shall be lodged therewith.
- (2) The period to be limited by the notice, form 12, to be served on cautioner under section 75 of the Act shall be 7 days or such other period, not less than 4 days, as the proper master of titles may direct.
- 21.—(1) The proper master of titles may withdraw or cancel the entry of any caution upon receiving the consent in writing, form 13 of the cautioner or his solicitor.
- (2) The consent shall be attested and verified by an affidavit in form 14.
- (3) The application to terminate a caution shall be in form 15.
- (4) At any time before the expiration of the period limited by the notice given under rule 20 or given on account of any dealing lodged for registration, or any extension thereof which may be granted by the master, the cautioner may show cause why the caution should be continued, or why the dealing should not be registered.

INHIBITIONS

- 22.—(1) An application to the proper master of titles for an inhibiting order under section 80 of the Act shall be in form 16.
- (2) Where the application is to the court it shall be entitled "In the Supreme Court of Ontario."

RESTRICTIONS

- 23.—(1) An application under section 81 of the Act shall state the particulars of the directions or restrictions required to be entered on the register.
- (2) An application to withdraw or modify a direction or restriction shall be attested and verified.
- 24. Before an entry is made upon the register under subsection 2 of section 99 of the Act the consent in writing of the persons to be entered as the registered owners of the land or charge, stating the particulars of the entry required, shall be lodged in the office.

CHARGE OF LAND

- 25.—(1) The instrument by which any charge of freehold or leasehold land, form 17, is made under section 29 of the Act shall be lodged in the office and the execution by the registered owner of the land shall be attested and verified.
- (2) Where it is desired that an entry be made on the register,—
 - (a) negativing the implied covenants referred to in sections 30 and 31 of the Act;
 - (b) contrary to the powers given to a registered owner of a registered charge by sections 32, 33 and 34 of the Act; or
 - (c) contrary to the provisions of section 35 of the Act;

a separate written application in that behalf shall be filed giving the particulars of the entry required to be made, and shall be signed, attested and verified.

- (3) The verification may where practicable be made by the same affidavit as that verifying the charge.
- (4) Where a foreclosure or sale has been enforced by the registered owner of the charge, the proper master of titles shall, upon the application of the person entitled to the benefit of the foreclosure or sale, and upon proper proof, make all necessary entries in the register.
- (5) The applicant shall lodge a draft of the entry to which he considers himself entitled.

TRANSFER OR POSTPONMENT OF CHARGE

- 26. A transfer of charge, form 18, shall be attested and verified.
- 27. A postponment of charge shall be in form 19 attested and verified.

CESSATION OF CHARGE

- 28. Where a charge is created after the first registration of the land, the cessation thereof shall be in form 20 attested and verified.
- 29. Where the cessation of a charge entered on the register is required to be noted under section 36 of the Act, and the application, form 21, is not made or concurred in by the registered owner of the charge, proof of the satisfaction of the charge shall be lodged with the application.

CANCELLATION OF ENTRIES IN EXECUTION BOOK

30.—Where a copy of a writ of execution affecting the land of the registered owner has been received by the proper master of titles and there is afterwards filed by or on behalf of the owner or any person interested in the land,—

- (a) a subsequent certificate of the sheriff shewing,—
 - (i) that there is at the date thereof no execution in his hands against the lands of the owner and that none is outstanding for renewal or outstanding with a return of lands on hand for want of buyers or to the like effect; and
 - (ii) that no lands have been sold by the sheriff under an execution against the owner within six months preceding the date thereof; or
- (b) any other certificate of the sheriff shewing that the executions previously entered in the execution book have ceased to affect the land of the owner,

the master may cancel in the execution book all previous entries of writs against the owner.

TRANSFER OF LAND

31. A transfer of land shall be in form 22 attested and verified, with an additional affidavit as to the identification of parties and marriage status in form 23.

LAND NOT REGISTERED BUT INCLUDED IN TRANSFER OR CHARGE

- 32.—(1) Where a transfer or charge affects land or a charge of which the transferor or chargor is the registered owner, and also land or a charge of which he is not then the registered owner, the proper master of titles may register the instrument in respect of the land or charge of which the transferor or chargor is the owner.
- (2) Where the transferor or chargor subsequently becomes the registered owner of other land, or of another charge included in the transfer or charge, the master may register the transfer or charge as to the other land or charge.

ENTRY NEGATIVING IMPLIED COVENANTS ON TRANSFER OF LEASEHOLD LAND

33. An application requiring an entry to be made on the register negativing the implied covenants under section 52 shall be in form 24, signed, attested and verified.

EVIDENCE OF TRANSMISSION OF REGISTERED OWNERSHIP

34. Where it is required to prove the fact of a person having become entitled to any land or charge, in consequence of the death of a registered owner, the application shall be in form 25 or 26.

RECORD OF DEATH OF OWNERS

35. Where application for the entry of a transmission upon death of a registered owner has been granted, and a copy of the will of the owner, or of letters of administration to his estate, has been filed upon the application, the name of the deceased owner shall be entered in the alphabetical index of owners in the column headed "owner" with the word "deceased" appended thereto, and in the column headed "no. of instrument" shall be inserted the number in the receiving book of the application for transmission.

DEATH OF REGISTERED OWNER, AND ESTATES IN DOWER OR BY THE CURTESY

- 36.—(1) An application form 25, 26 or 27 under section 56, 57, 58 or 73 of the Act, shall be supported by the affidavit of the applicant, shewing the existing rights of the persons interested in the land or charge, as the case may be.
- (2) Where there is an intestacy the affidavit shall be in form 28.

REGISTRATION OF A LEASE OR NOTICE OF A LEASE

- 37.—(1) Where a notice of a lease or agreement for a lease is to be registered under section 72 of the Act, the lease or agreement, when verified and lodged with the application, form 29, shall be entered in full in a book to be kept for the entry of leases.
- (2) Notice of the lease shall by a short memorandum be entered in the register of the land, stating the fact of the lease and the length of the term and referring to the entry in the book kept for the entry of leases.
- (3) Where the registered owner of the land concurs he shall be a party to and sign the application, or consent in writing thereto, and his signature shall be attested and verified.
- (4) Where the registered owner does not concur such notice shall be given him under section 72 of the Act as the proper master of titles deems reasonable.

TRANSFER OF LEASEHOLD LAND

38. A transfer of leasehold land shall be in form 30 signed attested and verified.

ENTRY AS TO EXCEPTIONS, ETC., UNDER SECTION 24 OF THE ACT

- 39.—(1) An application requiring an entry to be made on the register under section 24 of the Act shall state the particulars of the entry required.
- (2) The evidence in support of the application shall be lodged therewith and the application shall be proceeded with in such manner as the proper master of titles directs.

CONDITIONS AND COVENANTS ANNEXED TO LANDS

40. An application under section 101 of the Act may be according to form 31.

LAND CERTIFICATE

- 41. A land certificate, form 32, shall,—
 - (a) be under the seal of the office;
 - (b) contain a copy of the registered description of the land;
 - (c) contain the name and place of residence of the registered owner; and
 - (d) contain a short statement of such other matters as may for the time being be entered on the register as affecting the land.

CERTIFICATE OF CHARGE

42. A certificate of charge shall be under the seal of the office, and may at the option of the applicant contain a copy of the entry on the register of the charge with a reference to or a copy of the registered description of the land or the like particulars as in a land certificate.

ABSTRACTS AND DOCUMENTS TO BE RETAINED IN OFFICE

43. Abstracts and copies of documents and documents for registration lodged in the office shall be retained pending completion of the registration to which they relate, and afterwards shall be dealt with as the proper master of titles directs.

APPLICATIONS, TRANSFERS, ETC., HOW WRITTEN AND FOLDED

44. Applications under the Act and material in support, and transfers, charges, cautions and other

documents lodged for registration shall be written on one side of foolscap paper of good quality and shall be folded twice across, and neatly endorsed.

INSTRUMENTS EXECUTED UNDER POWERS OF ATTORNEY

45. Where a document lodged for registration has been executed under a power of attorney, the power of attorney, form 33, shall be produced and verified and evidence furnished in accordance with form 34.

LODGING OF POWERS OF ATTORNEY

- 46.—(1) A power of attorney, of which the original with proof of the execution, or a copy certified by,—
 - (a) a registrar of deeds under The Registry Act;
 - (b) the master of titles, or a local master of titles;
 - (c) the Provincial Secretary or his deputy or assistant; or
 - (d) the Registrar under *The Loan and Trust Corporations Act* where the instrument is filed in his office;

lodged with the proper master of titles shall be copied into a book for that purpose, and the provisions of rule 45 shall, as far as may be, apply to the powers and instruments executed thereunder.

(2) The proper master of titles may use the same book for the entry of leases under rule 37 and powers of attorney under this rule except where the Inspector otherwise directs.

DOCUMENTS EXECUTED BY CORPORATIONS

- 47.—(1) Where a document is executed by or on behalf of a corporation the execution shall be proved by the affidavit of a subscribing witness.
- (2) An affidavit of an officer of the corporation, form 35, shall also be lodged.
- (3) A copy of the by-laws conferring the authority to execute the document shall be lodged.

TRANSFER BY SHERIFF

48. A transfer by a sheriff under section 67 of the Act shall be in form 36.

DESTRUCTION OF EFFETE INSTRUMENTS

49. A proper master of titles may direct the destruction of any instrument in his possession or custody where superseded by entries in the register or where it has ceased to have any effect.

STATIONERY CHARGES

50. All copies, entries, or engrossments or other writings and all stationery and forms supplied by the office in the course of registration, shall be paid for by the applicant.

VERIFICATION OF DOCUMENTS

- 51.—Where the signing or execution of any document is required to be verified, the signing or execution shall be attested and the verification shall be by affidavit,—
 - (a) in form 37 in the case of a transfer of land where the transferor is unmarried, and
 - (b) in form 38 in the case of execution of documents with bar of dower.

- 52.—(1) The register shall be made in such mode that where there is a registered owner of any parcel of land, that land and any transactions relating thereto authorized to be entered on the register shall be entered on a page or succession of pages so as to form a separate record in the register, hereinafter called the register of the parcel.
- (2) Each parcel of land separately entered on the register shall be identified by a separate number, and where the land originally registered is dealt with in separate parcels, each new separate parcel shall refer to the number of the original parcel.
- (3) The proper master of titles shall note upon the register of the parcel of the transferor the number of the parcel of the transferee's title, and upon that of the transferee the number of the parcel of the transferor.
- (4) The proper master of titles may enter the whole or any part of a parcel of land as a new parcel either alone or with other land and may call in the outstanding land certificate for the purpose of making thereon all proper entries or memoranda or for cancellation, and upon making the entries shall note in the register of the old parcel the fact of the entries, shewing in the note the land so entered; and thereafter the page on which the land is newly entered and the page or pages succeeding it set apart for the entry of dealings in respect thereto, shall be deemed the register of the title of the land.
- (5) The proper master of titles may withdraw from the register, by cancellation or otherwise, any notice or entry which he is satisfied no longer affects the registered land.

THE COMPANIES REGISTER

- 53.—(1) There shall be kept in every land titles office a register to be called "the companies register."
- (2) There shall be entered in the companies register short particulars of the powers of companies in respect of land, of the amalgamation or absorption of companies or of changes in the names of companies or copies of or extracts from the instruments by which the amalgamation, absorption or changes are affected, in case a company affected by any such instrument desires the registration thereof, or in case any person interested requires the registration of an instrument.
- (3) Where a company desires to be entered as owner of land or of a charge, or transfers or charges land it shall produce to the proper master of titles the charter or other instrument conferring the authority to hold mortgage or transfer land, or an exemplification, or a copy thereof, certified by the proper officer in that behalf, or shall produce such other evidence as is satisfactory to the proper master of titles.
- (4) Where the original or exemplification is not lodged, a copy of the original or exemplification shall be lodged, and such copy shall be compared in the office with the original or exemplification, and a note of such comparison having been made shall be written upon the copy by the master or clerk who makes the comparison.
- (5) The proper master of titles shall copy into the companies register any instruments produced as aforesaid, or shall enter into such register extracts therefrom, with such particulars as are required to show the powers of the company to hold, transfer or mortgage land.
- (6) The entries by this rule authorised or required may in the offices at St. Thomas and Ottawa be made in the same book as powers of attorney until the Inspector otherwise directs.

DESCRIBING LANDS IN DOCUMENTS

54. Where land is described by courses which are not stated to be astronomic, the proper master of titles may require the governing line for such courses to be stated.

SUBSTITUTED DESCRIPTION IN REGISTER

55. Where the registered owner of any land is desirous that a revised description be substituted for the registered description, the proper master of titles may cause a revision of the description and the revised description shall thenceforth be the registered description of the land.

WITHDRAWAL OF LAND

56. An application for the withdrawal of land from the operation of the Act shall be in writing, shall describe and identify the land proposed to be withdrawn, and shall set out the circumstances which render the withdrawal expedient.

PREPARATION AND SERVICE OF NOTICES

- (2) Copies of notices shall be under the seal of the office.
- . (3) If the service of a notice or summons is personal, it shall be proved by affidavit.
- (4) Every notice required to be given shall, if sent by post and not returned, be deemed to have been received within seven days exclusive of the day of posting.
- (5) On the return of a letter containing a notice, the proper master of titles shall direct service of the notice,—
 - (a) personally;
 - (b) substitutionally; or
 - (c) by publication.
- (6) Service on the solicitor or the solicitor's agent of any person shall be deemed good service on that person.

NOTICES TO BE PREPARED AND SERVED BY APPLICANT

58. Where in any proceeding a notice is required to be given the applicant shall pay the proper fees for preparing the notice, and prepare the requisite copies, and see that the notice is served.

SERVICE WHERE A SOLICITOR ACTS

- 59.—(1) Where a party is represented in the office of a master by a solicitor, all notices, orders, appointments and other documents which do not require personal service, may be served,—
 - (a) upon the solicitor; or
 - (b) where the solicitor does not reside in the county or district where proceedings are conducted, upon his agent named in "The County Solicitors and Agents' Book" under rule 197 of the rules of practice and procedure of the Supreme Court, or upon his Toronto agent named in "The Toronto Solicitors' and Agents' Book" under rules 195 and 196 of the rules of practice of the Supreme Court.

(2) Where a solicitor has not named an agent in either of the books mentioned in subrule 1, the mailing of any notice, order, appointment or other document, addressed to the office of the solicitor, post-paid and registered, shall be deemed sufficient service as of the date of mailing.

ADDRESS BOOK

60. The addresses furnished under section 115 of the Act shall be entered in an address book to be kept in each land titles office for that purpose.

DISCRETIONARY POWER OF MASTER

- 61. Where the signing or execution of any document or instrument, or any act is required by these rules to be attested, verified or done by a solicitor, the proper master of titles if he thinks fit, may accept the document or instrument though not so attested or verified, or may give directions in respect of the act though not so done; and he may
 - (a) accept an instrument though not verified by an affidavit of a subscribing witness if satisfied of the execution thereof;
 - (b) accept a covenant or other indemnity to protect the Assurance Fund in respect of any matter as to which a question may arise; and
 - (c) accept and register documents which are irregular in form.

INDEXES, INSPECTION, COPIES AND EXTRACTS

- 62.—(1) The proper master of titles shall keep alphabetical indexes corresponding as nearly as may be to the indexes provided under The Registry Act.
 - (2) Any person may inspect the indexes.
 - (3) Subrule 1 shall not apply to,—
 - (a) a transferor of land or the maker of a charge or document by virtue of which cessation of incumbrances or leases is noted;
 - (b) a claimant of a mechanics' lien; or
 - (c) a claimant under The Conditional Sale Act.

CERTIFICATE OF SEARCH

63. The proper master of titles may issue a certificate of search in such form as he thinks fit.

RECEIVING AND FEE BOOK AND SUSPENSE BOOK

- 64.—(1) The master of titles at Toronto and each local master shall keep books to be called the "receiving and fee book," and the "suspense book," in the form used in the office of land titles at Toronto.
- (2) There shall be entered in the receiving and fee book forthwith upon receipt,—
 - (a) all instruments lodged for registration; and
 - (b) all fees, whether payable in money or stamps, shewing the separate items of service.
- (3) Where the Inspector so directs the particulars of searches shall be entered in a separate book, and only the daily total of fees for searches shall be entered in the receiving and fee book.
- (4) Upon the completion of the entry of an instrument in the register, a note thereof shall be in the receiving and fee book, and from time to time the proper master of titles shall enter from that book into the suspense book all instruments where registration is delayed.

- (5) As the registration of instruments entered on a page of the receiving and fee book or their transfer to the suspense book is completed, the master shall rule a diagonal line across the page of the receiving and fee book so as to indicate all instruments previously entered therein have been registered, rejected or entered on the suspense book.
- (6) The pages of the suspense book shall be dealt with in like manner where the instruments entered are disposed of.

BOOK FOR CAUTIONS BY EXECUTORS AND ADMINISTRATORS UNDER THE DEVOLUTION OF ESTATES ACT

- 65.—(1) In each land titles office there shall be kept a book called the "Executors and Administrators Caution Book," in which shall be entered all cautions lodged by executors and administrators under sections 12, 13 and 14 of The Devolution of Estates Act, and the caution need not be entered on the register of any particular parcel of land.
- (2) The entries in the book shall be indexed under the name of the testator or intestate.

TARIFF OF FEES

66. The fees set forth in schedule 1 shall be the fees payable to the proper masters of titles.

FEES

- 67.—(1) Fees payable to the master of titles at Toronto shall be paid in law stamps and no entry shall be made on the register by him before the stamps have been affixed.
- (2) Fees payable to local masters shall be paid in money.
- 68. Fees received in respect of applications for first registration and other matters entered in the procedure books shall, upon the application or other matter being disposed of, be entered in the receiving and fee book, and a note made in the procedure book.
- 69. The master of titles and every local master shall, on or before the 15th day of January in each year, make a return in duplicate to the Inspector of legal offices under oath of all fees received by him up to and including the 31st day of the previous December.

APPLICATIONS TO COURT AND APPEALS

- 70.—(1) On an application to the court being made on the requirement of, or appeal from, the proper master of titles or under section 118 or 119 of the Act, a statement, form 39, shall be prepared by the applicant and settled and signed by the master of titles at Toronto.
- (2) Applications to the court and appeals from the proper master of titles shall be in the same manner and subject to the same rules as appeals from the master of the Supreme Court, except that the notice of appeal shall be served within 7 days after the decision complained of, or within such further time as may be allowed by a judge of the court or by the master of titles at Toronto and the motion shall be returnable within 14 days after the decision, or within such other time as may be allowed.
- (3) No appeal from a decision or order of the proper master of titles or of the court shall affect any registered dealing for valuable consideration before a notice in writing of the appeal has been lodged and a note thereof made in the register.

HOURS OF ATTENDANCE

71.—(1) The office of land titles at Toronto shall be open from 10 a.m. until 4 p.m. each day except Saturday and holidays.

- (2) On Saturday the office shall be open from 10 a.m. until 1 p.m.
- (3) Except on Saturday and holidays the office of a local master shall be open from 10 a.m. until 4 p.m.
- (4) On Saturday the office of a local master shall be open from 10 a.m. until 1 p.m.
- (5) During long vacation, the office at Ottawa shall be open from 9 a.m. until 1 p.m.
- (6) Nothing in this rule shall limit the office hours of the office staff.

TERRITORY SEPARATED FROM REGISTRY DISTRICT

- 72.—(1) Where any territory has been separated from a registry district the local master of that district shall prepare and certify true copies of the existing registers of the parcels of land in the territory so separated and he shall state in his certificate whether there is in his office any execution which affects the land, and if there is any execution shall give the particulars.
- (2) The proper master of titles shall deliver to the local master of titles of the registry district in which the separated territory is situate,—
 - (a) all original instruments in his hands relating exclusively to the lands;
 - (b) certified copies of all documents relating to the lands and to other lands; and
 - (c) a certified copy of executions affecting any of the lands so separated.
- (3) The local master of titles of the separated territory shall upon the receipt of the certified copies of the registers, register as owners of the several parcels the persons who appear to be the owners thereof subject to the charges, cautions, inhibitions, qualifications and other incumbrances affecting the parcels.
- 73. Land in unsurveyed territory shall not be registered unless the land is described in a manner that the proper master can lay it down on a map of the district in which it is situated.

SURVEYOR'S CERTIFICATE ON PLANS

- 74. The certificate and verification by an Ontario land surveyor under sections 107 and 109 of the Act shall be in form 40.
- 75. These rules shall come into force on the first of April, 1948.

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The Land Titles Act

(name of proper master of titles at
A.B., of , being entitled for his own benefit
to an estate in fee simple in the land in
containing by estimation acres and described in
the schedule appended applies to be registered (or
where applicable, to have registered in his stead C.D.,
of) as owner of the land (or leasehold land)
with (in the case of freehold land) a possessory title
(or with an absolute title, or, in the case of leasehold
land with or without a declaration of the lessor's title
to grant the lease, as the case may be).

Subject to the following charges and incumbrances (if any):

The address of the said A.B., (and C.D. respectively) for service is at (if the application is made through a solicitor, give his office address).

Dated at this day of 19

(Signature of the applicant or his solicitor)

C.D. approves this application.

(Signature of C.D.)

FORM 2

The Land Titles Act

I, of make oath and say:

- 1. I am the absolute owner in fee simple in possession (or as the case may be, repeating the words of the application) of the land mentioned in my application.
- 2. There is no charge or other incumbrance affecting my title to the land (except, stating any incumbrances).
- 3. I am not aware of any claim adverse to or inconsistent with my own to any part of the land claimed by me or to any interest therein (except, specify the adverse claim, giving the name and address of the claimant if known, and stating how the claim arises).
- 4. The deeds, instruments and evidence of title which I produce in support of my application, set out in schedule 1, are all the title deeds, instruments and evidence of title relating to the land which are in my possession or power.
- 5. The title deeds and evidence of title relating to the land, set out in schedule 2, are in the possession or power of (naming the person and giving his address).
- 6. I do not know where, or in whose possession or power, are the title deeds and evidence of title set out in schedule 3. (Here set out the facts showing the searches made for the missing deeds upon which it is intended to rely as sufficient to let in secondary evidence; and where there are no other title deeds, or evidence except as in schedule 1, so state and omit sections 5 and 6).
- 7. I am (or A.B. is and show under what claim of title) in possession of the land, and to the best of my knowledge and belief possession has always accompanied the title under which I claim, since the year when one through whom I claim, took possession, and prior thereto the land was in a state of nature (if possession has not always accompanied the title under which the petitioner claims, state the facts as to the actual possession).
- 8. I am now in actual occupation of the land (or if a tenant of the applicant is in occupation, state how he claims to hold and how he in fact holds; and if the tenancy is under an instrument in writing produce it; and if no person is in actual occupation so state).
- 9. To the best of my knowledge, information and belief this affidavit discloses all facts material to my title.
- 10. There are no arrears of taxes against the land, (or according to the fact) nor has the land been sold for taxes during the past eighteen months, nor under execution during the past six months, and I do not know of any writ of execution in the hands of the sheriff against me, or affecting the land.
- 11. To the best of my knowledge, information and belief, no person has any right of way, or of entry, or of damming back water, or of overflowing, or of placing or maintaining any erection, or of preventing the placing or maintaining any erection on, in, to or over the land, (except, giving the names and addresses of any person having any easement or right, and stating the particulars and nature thereof); and the land is not subject to any right of way or to any other easement or other dominant right.
- 12. The land is not worth more than \$, including the buildings and fixtures thereon, and the buildings and fixtures are worth at least \$ (Where more than one parcel is included in the application, give the value of each parcel).

13. I am married, and the name of my wife is (or I am not married); and we are each 21 years of age or over (as the case may be).

Sworn, etc.

FORM 3

The Land Titles Act

In the matter of (give a short description of the land).

Notice is hereby given that A.B. has made an application to the proper master of titles at for a certificate of title to this land of which he claims to be the owner in fee simple free from all incumbrances (except).

Wherefore any other person having or claiming to have any title to or interest in the land or any part thereof is required on or before the day of 19 to file a statement of his claim in my office at the City of Toronto, and to serve a copy on A.B. (or on J.H. of , solicitor for the applicant).

The address of A.B. for service is

Dated at

this

day of

19

(Master of Titles)

FORM 4

The Land Titles Act

In the matter of the application of A.B.—and in the matter of (give a short description of the land).

I, C.D. of

make oath and say:

- 1. The advertisement of which a duplicate is annexed and marked A, was published in the issues of The Ontario Gazette of the and days of 19 .
- 2. The advertisement of which a duplicate is annexed and marked B, was published in the issue of the (name of newspaper) of the day of 19 .

Sworn,

FORM 5

The Land Titles Act

To E.F.

In the matter of (give a short description of the land).

Take notice that A.B. of , has made an application to be registered under this Act, as the owner in fee simple with an absolute title of this land, and take notice that if you claim any interest therein you shall file your claim in writing stating the particulars thereof verified by affidavit in my office at the City of Toronto on or before the day of and shall serve a copy on A.B., at (give address for service or on J.H., of , solicitor for A.B.).

I have directed this notice to be served upon you because (state reason why notice is given).

Given under my hand this

day of

(Master of Titles)

FORM 6

The Land Titles Act

To (the proper master of titles at

I, A.B., of , have such an interest in the land herein described as entitles me to object to any disposition thereof being made without my consent, and I am entitled to notice of any application that may be made for the registration of the land.

The following is a description of the land;

My address for service is

Dated at

this

day of

19

(Signature of cautioner)

FORM 7

The Land Titles Act

I, A.B., of , make oath and say as follows:

My interest in the land described in the above (or annexed) caution entitles me to object to any disposition of the land being made without my consent, and the nature of my interest is as follows:

Sworn,

FORM 8

The Land Titles Act

То

Take notice that C.D., of be registered (or to have registered in his stead E.E., of ,) as owner of the land in the of , in the , affected by the caution dated the day of ,19 , lodged by you in the office of land titles at ; and if you intend to oppose the registration, you are to attend either in person or by your solicitor or counsel for that purpose before me at my office on the day of 19 , at o'clock in the noon.

(Signature of proper master)

FORM 9

The Land Titles Act

To the sheriff of

Take notice that I have entered of the patentee as owner of land in your bailiwick.

Dated at

the

(Signature

day of 19

Local Master of Titles at

FORM 10

The Land Titles Act

To (the proper master of titles at -)

I, A.B., of , being interested in the land registered in the name of G.H., as parcel in the register for (or in the charge registered as number , in the name of E.F., of , as

owner and being on parcel) require that no dealing with the land (or charge) be had on the part of the registered owner (or other named person who is shown to have an interest in the land) until notice has been served upon me.

My address for service is

Dated at this day of 19.

(Signature of cautioner)

FORM 11

The Land Titles Act

I, A.B., of , make oath and say as follows:

I am interested in the land (or charge) mentioned in the above (or annexed) caution and the particulars of my interest are as follows:

Sworn,

(Note—see section 74 as to the power of an agent or solicitor to make this affidavit).

FORM 12

The Land Titles Act

To

Take notice that the caution registered by you in the office of land titles at , on the day of 19, as number , requiring that no dealing with the land (or charge) registered in the name of should be had on the part of the registered owner until notice has been served upon you, will cease to have any effect after the expiration of days after this notice is served.

And I appoint the day after service hereof at my office, at 11 o'clock a.m., to hear the parties interested.

And I direct that this notice, with proof of service thereof, be filed with me before the day after service, and in case it is not filed, I do order that the caution shall not cease to have effect until the expiration of days from the filing of the notice and the proof.

(Signature of proper master)

FORM 13

The Land Titles Act

To (the proper master of titles at

I, A.B., of caution number in respect of the land registered as parcel in the register for , (or in respect of a charge registered as number , and being on parcel ,) hereby authorize you to enter in the register a cessation of the caution.

Dated at the day of 19

Witness:

E.F.

(Signature of A.B. or the solicitor)

FORM 14

The Land Titles Act

- I, E.F., of , a solicitor of the Supreme Court of Ontario make oath and say: ——
- 1. I am well acquainted with A.B. named in the above withdrawal of caution, and saw him sign the document, and the signature purporting to be his signature at the foot of the document is in his handwriting.
- 2. I believe A.B. to be the person who registered the caution referred to in the document.
- 3. A.B. is of the age of 21 years or over and is of sound mind and signed the document voluntarily at

I am a subscribing witness to the document.

Sworn,

(Signature of solicitor)

FORM 15

The Land Titles Act

To (the proper master of titles at

A.B., the registered owner (or the transferee of C.D. the registered owner) of the land registered as parcel in the register of land titles for _____ in the name of A.B. (or C.D.) applies for a notice to be served terminating caution number ____ registered by E.G.

This application is made upon the following grounds;

The address of A.B. for service is

Dated at this day of 19

(Signature of A.B. or his solicitor)

FORM 16

The Land Titles Act

To (the proper master of titles at)

C.D., of , being interested in the land registered in the office of land titles at name of as parcel number in the register for , (or in charge number registered the day of 19 , in the name of) hereby requests you to issue an order or make an entry inhibiting any dealing with the land (or charge) under section 80 of the Act.

In support of this application is the affidavit of the applicant or his solicitor filed.

The address of C.D. for service is

Dated at this day of 19

(Signature of C.D. or his solicitor)

FORM 17

The Land Titles Act

I, A.B., the registered owner of the land entered in the office of land titles at the register for , in consideration of

paid to me, charge the land with the payment to C.D., of , on the the principal sum of day of dollars with interest at the rate of per cent per annum, and with a power of sale to be exercised after default, and month's subsequent notice of the intention to sell (as the case may be and add any covenants agreed to and not implied under the Act or otherwise).

I, E.B., wife of A.B., hereby bar my dower in the land.

This charge is made in pursuance of The Mortgages Act and The Short Forms of Mortgages Act (where it is desired to operate under either or both of those Acts).

Dated at

the

day of

(Signatures of A.B. and E.B.),

Witness: X.Y.

FORM 18

The Land Titles Act

I, C.D., the registered owner of the charge dated the day of 19 , made by A.B., and charging the land registered as parcel numbered , in consideration of transfer that charge to E.F., of , paid to me, as owner.

(Where the charge is transferred upon an agreement to re-transfer it upon the payment of a sum of money or upon the performance of any other conditions

E.F., hereby agrees that he will, upon payment to him of the sum of \$ on the day of , with interest thereon at per cent from the 19 day of , re-transfer the charge to C.D.)

Dated at

the

day of

(Signature)

19

Witness: X.Y.

FORM 19

The Land Titles Act

I, A.B., the registered owner of charge number entered in the register of parcel number at made by C.D., to me, (or to E.F., and transferred to me) hereby postpone the charge to charge number made by C.D., to G.H.

Dated

this

day of

19

(Signature of registered owner of charge)

Witness: X.Y.

FORM 20

The Land Titles Act

(the proper master of titles at

I, A.B., of the registered owner of the charge made by C.D. to me, (or to E.G. and transferred to me) dated and registered as number on the land (or part of the land) registered in the office of land titles at as parcel register for , hereby request you to notify on the register the cessation of the charge.

(or I hereby request you to notify on the register the cessation of the charge as to the following land:)

Dated at

this

day of

(Signature)

19

Witness: G.H.

FORM 21

The Land Titles Act

A.B., the registered owner of the land entered in the register for as parcel number requests the master to notify on the register the cessation of the charge made by the said A.B., dated the day of and numbered ar and appearing as an incumbrance upon the land, the charge having been paid off and satisfied, as appears by the receipts and affidavits of C.D. and E.F. filed herewith.

Dated at

the

day of

(Signature of A.B. or his solicitor)

FORM 22

The Land Titles Act

I, A.B., the registered owner of the freehold (or leasehold land) registered as parcel number in consideration of me, transfer to C.D., of dollars paid to the land described as follows; (where the bar of dower necessary add): being the whole (or part) of the parcel.

And I, E.B., wife of A.B., hereby bar my dower in the land (where bar of dower is necessary).

Dated at

the

day of

19

(Signatures)

Witness:

FORM 23

The Land Titles Act

I, A.B., above (or within) named make oath and say, that I am unmarried, and am of the age of 21 years or over (or where applicable: I, A.B., above (or within) named make oath and say: C.B. who executed the above (or within) instrument is my wife and that the above (or within) instrument is my wife and that we are each of the age of 21 years or over).

Sworn,

FORM 24

The Land Titles Act

(the proper master of titles at

A.B., the registered owner of the leasehold land registered as parcel number in the register for and C.D., of the transferee named in the instrument of transfer dated the day of 19, and lodged here-with, request you to make an entry on the register as in the following: (here state the implied covenants to be negatived).

Dated at

the

day of

19

(Signature of transferor and transferee)

Witness:

FORM 25 The Land Titles Act

(the proper master of titles at

A.B., the registered owner of the land entered in the register for at as parcel number died on the day of , 19

being interested in the land, applies to be registered (or to have E.F., of registered) as owner of the land, as executor (or administrator as the case may be).

(State shortly the fact of any person having become entitled, and in case the registered owner died intestate as to the land, add a clause as in the following:

- 1. A.B. died intestate and a widower and left him surviving the following children who are his next of kin, namely; C.B., D.B., and G.F., wife of H.F.
- 2. No other child of A.B. survived him and no child of A.B. predeceased him, leaving issue.)

The evidence in support of this application consists of letters probate (or letters of administration) and the affidavits of the applicant and his solicitor.

The address of C.D. is

Dated at

day of

19

Signature of C.D. or his solicitor)

FORM 26 The Land Titles Act

A.B., the registered owner of the leasehold land (or charge registered as parcel number at day of number dated the died on day of 19

is entitled to the leasehold land (or charge) and applies to be registered as the owner thereof.

(State shortly the facts which confer title).

The evidence in support of this application consists of the affidavit of the applicant and his solicitor and the letters probate (or letters of administration).

The address of C.D. is

Dated at

day of

19

(Signature of C.D., or his solicitor)

FORM 27 The Land Titles Act

C.D., of , being entitled to an estate in dower (or by the curtesy), in the land registered as parcel number at in the register for

of which land A.B. is the register for applies to have notice of the estate entered on the register.

The existing rights of the several persons interested in the land are stated in the affidavits of C.D. and of G.H., the solicitor of C.D., filed herewith, and the other evidence in support of this application left herewith.

The address of C.D., for service is

.Dated at

this

day of

19

(Signature of C.D. or his solicitor)

FORM 28

The Land Titles Act

I, A.B., of , make oath and say:

1. I am the administrator of C.D., formerly

- 2. That C.D. was the registered owner of parcel day of number and died on or about the , intestate.
- 3. Here give the name of widow or widower and the name, address, and age of any child or issue of a deceased child who survived the intestate, and if none then of the next of kin.

Sworn,

FORM 29

The Land Titles Act

(the proper master of titles at

C.D., of , being interested in the land entered in the register for as parcel number, of which A.B. is the registered owner, by reason of the lease (or agreement for a lease) produced herewith, applies to you to register notice of the lease (or agreement).

AB., the registeed owner of the land, concurs in this application (when that is the fact).

The address of C.D. for service is

Dated at

the

day of

19

(Signatures)

Witness:

FORM 30 The Land Titles Act

I, of the the registered owner of the leasehold land registered in the office of land titles at as parcel number in the register for in consideration of the sum of dollars paid to me, transfer to of

the land described as follows: being the whole of the parcel for the residue of the term and all rights of renewal and other privileges contained therein.

Dated at this day of 19 .

Witness:

I consent to this transfer

Deputy Minister (or as the case may be)

FORM 31

The Land Titles Act To

(the proper master of titles at

A.B., of , the registered owner of the land entered in the register as parcel number at , requests the proper master of titles to register as annexed to the land the conditions (or covenants), a copy of which is lodged herewith.

Dated at

this

day of

19

(Signature of A.B.)

Witness:

93

The Land Titles Act

This is to certify that A.B. is the owner (in terms of the entry in the register).

FORM 33

The Land Titles Act

I, A.B., do appoint C.D., my attorney to transfer to E.F. absolutely (or to charge), all my lands as entered and described in the register in the office of land titles at as parcel number

Dated at

this

day of

19

(Signature of A.B.)

Witness:

Note: Where it is desired to exercise a power under The Powers of Attorney Act insert an appropriate clause.

FORM 34

The Land Titles Act

I, C.D., of , make oath and say:

- 1. That I am the attorney for A.B.
- 2. That the power of attorney under which I executed the within (or above) instrument on behalf of A.B., is unrevoked and in full force.

Sworn,

FORM 35

The Land Titles Act

I, E.F., of

, make oath and say:

- 1. I am the secretary of (name of company). 2. A.B. whose signature is affixed to the annexed (or within) document is the president of the Company, and C.D. whose signature is also affixed thereto is the manager thereof (as the case may be), and the seal affixed thereto is the corporate seal of the Company.
- 3. Under the by-laws of the Company the president and manager are empowered to execute on behalf of the Company all deeds and other instruments requiring the seal of the Company.
- 4. I am well acquainted with A.B. and C.D., and saw them execute the document and I am a subscribing witness thereto.
- 5. The Company is, I verily believe, the owner of the land (or charge) mentioned in the document.

Sworn.

Note: If the officers executing are not authorized by by-law then state how they are authorized, and where an officer is the witness, one of the officers may make an affidavlt as to the facts in section 1, 2 and 3 and the witness may make an affidavit as to the facts in sections 4 and 5.

FORM 36 The Land Titles Act

day of under a writ of sheriff of fieri facias, tested the issued out of the (insert name of court) in an action wherein is the plaintiff, and the defendant, whereby I was required to levy of the lands and tenements of the defendant certain money and who is registered owner of the freehold (or leasehold) land hereinafter described subject to the expectation land hereinafter described, subject to the exceptions, qualifications, mortgages and incumbrances noted in the parcel register, in consideration of the sum of

dollars paid to me, by E.F., of , transfer to E.F. all that parcel of freehold or leasehold land (here insert a sufficient description of the land and refer to the number of the parcel and section under

which the property is registered.)

Dated at

the

day of

(Signature)

19

make

Witness:

Note: (Where the transfer is of leasehold land add: subject to an entry to be made on the register negativing an implied covenant on the part of the sheriff under section 52 of the Act.)

FORM 37 The Land Titles Act

I, G.G., of , solicitor for oath and say:

1. I am well acquainted with A.B. named in the within document and saw him sign the document, and the signature purporting to be his signature at the foot of the document is in his handwriting.

(When signed by mark (or by a blind person) sub-ute for Number 1.) stitute for

I am well acquainted with A.B. named in the within document and saw him sign the document by making his mark thereto in my presence, after the document had first been read over and explained to him who appeared fully to understand the document. (When signed in characters other than Roman

substitute for Number 1.)

I am well acquainted with A.B. named in the within document and saw him sign the document in (inserting whatever the characters may be), after the document had been read over and fully explained in to him who appeared fully to understand the

I understand and can read both English and languages, and know that the characters subscribed as the signature of A.B. at the foot of the document are equivalent to the name A.B. in English.

(When signed by an attorney substitute for Number 1.)

I am well acquainted with C.D. of I am well acquainted with C.D. of , the attorney for A.B. named in the within document, and saw him sign the within document as attorney, and the signature is in the handwriting of the attorney.

- 2. A.B. is as I verily believe the owner of the land within mentioned.
- 3. A.B. is of the age of 21 years or over; he is reputed to be, and as I believe is, unmarried; he is of sound mind and signed the document voluntarily at
 - 4. I am a subscribing witness to the document Sworn.

FORM 38

The Land Titles Act

oath and say:

, solicitor for

make

1, G.H., of

- 1. I am well acquainted with A.B. and C.B., named in the within document, and saw them sign the document, and the signatures purporting to be their signatures at the foot of the document are in their respective handwriting. (Use form 37 for substitutes for this paragraph where applicable.)
- 2 AB. is, as I verily believe, the owner of the land within mentioned, and C.B. is reputed to be, and is, as I verily believe, his wife.
- 3. A.B. and C.B. are each of the age of 21 years or over, are each of sound mind and signed the document voluntarily at
 - 4. I am a subscribing witness to the document.

Sworn.

FORM 39

In the matter of The Land Titles Act and

In the matter of the application by A.B. for registration.

The Master of Titles at Toronto hereby humbly of the Act the following refers under section matter to the Court:

(Here state briefly the difficulty which has arisen.)

The parties interested, so far as the Master of Titles knows or has been informed, are:

Dated at Toronto this

day of

19 .

(Signature of Master of Titles)

FORM 40

The Land Titles Act

CERTIFICATE OF AN ONTARIO LAND SURVEYOR

- I, (name in full), an Ontario Land Surveyor, certify that,-
 - (a) I was present at and did personally superintend the survey represented by this plan;
 - (b) this plan accurately shows the manner in which the land (or part of the land) (edged in red) entered in the office of Land Titles at as Parcel number in the register for , and being (give township lot and concession), has been surveyed and subdivided by me;
 - (c) every angle of the exterior boundary of the plan is defined in the survey thereof by a monument and a monument is placed at one angle of each street intersection shown on the plan;
 - (d) I have indicated on the plan the position and form of each of the monuments;
 - (e) the monuments conform in all respects to requirements of section 13 of The Surveys Act;
 - (f) the survey was made by me between the and the day of day of : and

(g) the survey has been accurately made in accordance with all the provisions of *The Surveys Act* and *The Land Titles Act* relating thereto.

Dated at

the

day of

(Signature) Ontario Land Surveyor

I, (name in full) of the name in full) of the of , the Ontario Land Surveyor above-named, make oath and say that the contents of this certificate are true.

Sworn.

SCHEDULE 1

FIRST REGISTRATION

1.

Values of Property	Possess- ory Title	Absolute or quali- fied title where instru- ments examined do not exceed 10	ments examined exceed 10 or
Where value \$2,000 or un-	00	Ф. с	
Where value over \$2,000	\$6	\$ 6	\$ 9
and not over \$4,000 Where value over \$4,000	6	/ 8	12
and not over \$10,000	6	10	20
Where value over \$10,000 and not over \$20,000	6	12	25
Where value over \$20,000 and not over \$40,000	7	15	30
Where value over \$40,000	0	20	4.0
and not over \$50,000 Where value over \$50,000	8	20 20	40 50

2. Where more than one property is included in one application, or where the titles are substantially different, the fees in item 1 shall be payable as if the registration of the properties had been applied for separately and where the fees chargeable would be in the opinion of the master of titles at Toronto unduly excessive, he may fix a smaller sum.

3. Additional fees shall be charged where oral depositions are taken or notices served upon persons appearing to have adverse claims or where there is a contest and also all disbursements of

the master.	
4. For entering and filing objection	80.50
5. For every order, summons or notice	.60
Each folio over 3	. 20
6. for comparing and authenticating with	
office stamp copies of notices, every 3 folios	.05
7. For every appointment	.30
Each folio after the first	. 20
8. For special proceedings, an hour or part	
thereof	2.00
9. For administering oath	.20
10. For marking exhibit	.20
11. For returning documents of title deposited	
in support of application, on its withdrawal	.50

12. Where application for first registration is withdrawn, refused or abandoned, such amount not exceeding the fees in item 1 as the master considers reasonable.

13. Application to continue proceedings for first registration upon death or change of interest 2.00

FOR REGISTRATION OF DEALINGS	31. For entry of restrictions, inhibition or	
		.00
14. Under transfer, charge or other instrument	Each parcel after the first	. 50
(except where otherwise specified), including search on the parcel at the time of registration. 3.00	Where lease more than 10 folios, each addi-	.10
Where the instrument including affidavits, is	32. For entry of discharge of any writ of execu-	.10
more than 10 folios, each additional folio10	tion.	
Where the instrument affects more parcels	Each name	.50
than one, for each parcel after the first	33. For entry of determination of lease 1	
Where the instrument affects more parcels	Each parcel after the first	.50
than three, for each parcel after the third 1.00	34. Where several charges, cautions, liens or	
These fees include certifying the duplicate of	certificates are discharged under one instrument,	
a charge or a charge-transfer, when lodged with	the same charge as under separate instruments.	
the charge or transfer.	35. For entry of payment of taxes, each parcel	. 50
Where by the transfer minerals are severed	36. For every plan deposited, including entry	
from the surface additional	of lots in register, if not more than 20 lots 6	6.00
Where the additional entries necessitated by	Additional for each lot above 20	.10
the severance are more than 5 folios, per folio20	No charge over \$2 where plan is a copy or a	
Where distinct lands held by different owners	duplicate filed in the registry office before land is	
are included in one instrument, or separate trans-	brought under this Act.	
fers are made to different transferees, the charges	Where a plan lays out portion of a parcel, re-	
shall be as for separate instruments.	entry of portion affected	1.00
Where the number of the existing parcel is not	Where in consequence of a plan being regis-	
given, such searches as are necessary to ascertain	tered, re-entry is required, each parcel re-entered	1.00
the parcel or parcels affected, each parcel30	Where several parcels are laid out in whole or	
Where documents are sent for registration by	in part by a plan, each parcel after the first 1	1.00
mail, each document		
15. Under transfer of charge, including search 2.00	MISCELLANEOUS MATTERS	
For each parcel after the first		
16. Where under The Devolution of Estates Act	37. For land certificate or certificate of charge,	
the concurrence of any person is required	5 folios or under	3.00
17. Examination of evidence to ascertain if the	For each folio above 5	. 20
concurrence of the proper persons is lodged where	38. For entry of ownership on land certificate,	
such concurrence is lodged subsequent to the entry	or certificate of charge	. 50
of transmission	39. For entering partial transfer of land, or	
Where land is not worth more than \$500. No charge	charge upon land certificate	. 50
18. Separate release of dower	40. For examination, where required, of pro-	
Each parcel after the first		5.00
19. For entry of certificate of performance of	For each parcel after the first as originally	
mining conditions, each parcel	mortgaged1	1.00
20. Cessation of charge including noting on	Where the value of the land mortgaged is	
land certificate, when produced at the time 1.50	under \$500, half fees.	2 00
Where the description in a partial discharge exceeds 2 folios, each additional folio		2.00
Where the discharge affect more parcels than	41. For examination of evidence and register-	5 00
one, each parcel after the first	ing owner on a transmission of land through death	3.00
21. Of mechanic's claim of lien or certificate	Where the value of the lands transmitted does	
of action or discharge of claim or of certificate of	not exceed \$500, half fees. For each parcel after the first	1 00
action	When the application is made under an in-	1.00
For each person joining after the first, having	testacy and letters of administration have not	
a separate interest	been taken out, or is made under a will which has	
For each parcel after the first	not been proved examination of evidence addi-	
22. Of every caution 1.00	tional	1,00
For each parcel after the first	42. For examination of evidence and register-	
For each folio above five	ing owner on the transmission of a charge	3.00
For consideration when registration of caution	43. For a stated case or certificate to court	5.00
refused 1.00	For each folio over five	. 20
23. Of discharge or withdrawal of caution,	44. Certificate to clerk of municipality that	
first parcel	any named person is owner of any parcel of land,	
For each parcel after the first	subject or not to incumbrances without setting	
24. For entry of consent of cautioner to regis-	them out, where not more than one folio, includ-	1 0
tration of another instrument without discharging	ing search	1.0
caution or entry	Each additional folio	. 20
For each parcel after the first	45. Certificate of search of a title of any parcel,	
25. Where an instrument is executed under a	including search in execution book, where not	3.00
power of attorney, for each person executing under a separate power, or where the instrument is exe-		. 20
cuted under an authority not entered in the regis-	Each additional folio	. 21
ter of the parcel	filed or registered, per folio	. 10
26. Of covenants or conditions running with	Certifying	.50
the land, per folio	47. For certifying a copy of a document where	
Where entered in more parcels than one, each	the copy is not made in the office, per folio	.10
parcel after the first, per folio	Minimum charge	. 50
27. Of power of attorney, 3 folios and under. 2.00	For comparing probate of will, letters of ad-	
For each folio above 3	ministration, charter or other document with a	
28. For entry of survivors as owners in case	copy to be left in the office, per folio	. 0.
of joint tenancy	48. Each certificate by the master, where not	
Each parcel after the first	otherwise specified, where not more than one folio	. 50
29. Where a charge or transfer is given by a	Each additional folio	. 20
corporation and examination of evidence required 1.00	49. Where copies of tax notices are prepared	
30. For examination of evidence on insolvency	in the office, including marking as office copies,	4.
and registering owner	per folio	.10
Each parcel after the first	50. For search on any one parcel	.30

51. Search where the number of the parcel is	
given	.20
Each volume examined	.20
52. For exhibiting plan	.10
53. 10 inspect original instrument where ap-	
plicant entitled	. 30
54. For search in execution index.	
Each name	. 20
55. For search in bankruptcy index.	
Each name	. 25
Each name	
Each name	. 20
Where search goes back more than two years.	
Each prior year, each name	. 10
57. Search index of first registrations.	
Each lot	. 20
38. Where land or a charge, which is not	
owned by person assuming to transfer or charge	
the same, is included in any transfer or charge.	
All searches necessary to ascertain the facts in	
accordance with this schedule.	
59. For inspection during application of any	
documents retained on land, being brought under	
this Act	1.00
60. Hearing application for a duplicate certi-	
ficate of ownership where original is lost or mislaid	1.00
61. For hearing special application, an hour or	
part thereof	2.00
62. For each filing upon a special application	. 10
63. Re-entry to consolidate lands; each parcel	
re-entered	1.00
64. On account of closing of a street each	4 00
entry of ownership.	1.00
For a by-law changing the name of a street	1.00
Where the by-law covers more than one street,	20
each additional street	. 20

65. For instrument entry in the companies	
register	2.00
66. For subsequent change of name of a com-	2.00
pany	1.00
67. Where an instrument is received by mail	1.00
but on account of a defect in the description, or	
proof of execution, or for some other reason cannot	
be registered letter explaining, besides necessary	
searches and postage	=0
68. For a proceeding upon a special applica-	. 50
tion after the first registration the same fee shall	
be payable as is payable for a similar proceeding	
on an application for first entry of ownership.	
69. For similar proceedings to those herein	
otherwise provided for, the same fee. Where no	
similar proceeding the same fee as would be pay-	
able for proceeding the same fee as would be pay-	
able for proceedings in court but where the proceeding is similar to one under <i>The Registry</i>	
Act, the same fee as under that Act.	
70 Enter of annual in the same as under that Act.	4 00
70. Entry of ownership under foreclosure	
Each parcel after the first	. 50
71. Where a revised description is applied for,	
or is necessary before a certificate of ownership can be issued.	
	4 00
For description	1.00
Where more than three folios, each additional	
folio	. 20
72. Where a master deems it advisable upon	
first registration, or subsequently, to enter lands	
in more parcels than one, each parcel after first	1.00
(563)	1.2
(000)	13

11 k The second of th namental and the second of the 3.0

Publications Under The Regulations Act, 1944

APRIL 3rd, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 46/48.
Amending O. Reg. 218/47.
Zones and Industries.
Made—12th March, 1948.
Filed—12th March, 1948, 3.00 p.m.

REGÚLATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Subregulation 10 of regulation 1 of Ontario Regulations 218/47 is revoked and the following substituted therefor:

TIMMINS ZONE

(10) That part of Ontario described in item 10 of Appendix A is designated as a zone, to be known as the "Timmins Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

BROCKVILLE ZONE

- (11) That part of Ontario described in item 11 of Appendix A is designated as a zone, to be known as the "Brockville Zone", for any business, calling; trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.
- 2. Subregulations 7 and 8 of regulation 2 of Ontario Regulations 218/47 are revoked.
- 3. Item 10 of Appendix A of Ontario Regulations 218/47 is revoked and the following substituted therefor:

TIMMINS ZONE

10. The Town of Timmins and the townships of Bristol, Carscallen, Deloro, Godfrey, Mountjoy, Ogden, Shaw, Tisdale, Turnbull and Whitney in the Territorial District of Cochrane and the Township of Denton in the Territorial District of Timiskaming.

BROCKVILLE ZONE

11. The Town of Brockville and the suburban area adjacent thereto and lying within a line drawn as follows: commencing at a point where the production south-easterly of the north-easterly side of the road allowance between lots 2 and 3 in Concession 1 of the Township of Elizabethtown is intersected by the international boundary between Canada and the United States, thence north-westerly along that production and the north-easterly side of the road allowance and its production north-westerly to the south-westerly side of the road in Lot 2 in Concession 2, thence north-westerly along the south-westerly side of that road to and extending south-westerly along the south-

easterly side of the road allowance between concessions 2 and 3, to and extending southeasterly along the south-westerly side of the road in Lot 21 in Concession 2 and its production south-easterly to the north-easterly limit of County Highway 6, thence south-easterly along the north-easterly limit of the county highway to the production north-westerly of the southeasterly side of the road allowance between concessions 1 and 2, thence south-westerly along that production and the south-easterly side of the road allowance, to and extending south-easterly along the south-westerly side of the road allowance between lots 21 and 22 in Concession 1 and its production south-easterly to the international boundary between Canada and the United States, thence north-easterly along that boundary to the point of commencement.

- 4. Items 7 and 8 of Appendix B of Ontario Regulations 218/47 are revoked.
- 5. Ontario Regulations 218/47 are amended by adding thereto the following parts:

PART III ZONES

BELLEVILLE ZONE

3.—(1) That part of Ontario described in item 1 of Appendix C is designated as a zone, to be known as the "Belleville Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and and branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

BRANTFORD ZONE

(2) That part of Ontario described in item 2 of Appendix C is designated as a zone, to be known as the "Brantford Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

GUELPH ZONE

(3) That part of Ontario described in item 3 of Appendix C is designated as a zone, to be known as the "Guelph Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

HAMILTON ZONE

(4) That part of Ontario described in item 4 of Appendix C is designated as a zone, to be known as the "Hamilton Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

MERRITTON ZONE

(5) That part of Ontario described in item 5 of Appendix C is designated as a zone, to be known as

the "Merritton Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

NIAGARA FALLS ZONE

(6) That part of Ontario described in item 6 of Appendix C is designated as a zone, to be known as the "Niagara Falls Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

OTTAWA ZONE

(7) That part of Ontario described in item 7 of Appendix C is designated as a zone, to be known as the "Ottawa Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

PORT DALHOUSIE ZONE

(8) That part of Ontario described in item 8 of Appendix C is designated as a zone, to be known as the "Port Dalhousie Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

ST. CATHARINES ZONE

(9) That part of Ontario described in item 9 of Appendix C is designated as a zone, to be known as the "St. Catharines Zone", for any business, calling trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

STRATFORD ZONE

(10) That part of Ontario described in item 10 of Appendix C is designated as a zone, to be known as the "Stratford Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

THOROLD ZONE

(11) That part of Ontario described in item 11 of Appendix C is designated as a zone, to be known as the "Thorold Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

TORONTO ZONE

(12) That part of Ontario described in item 12 of Appendix C is designated as a zone, to be known as the "Toronto Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

WINDSOR ZONE

(13) That part of Ontario described in item 13 of Appendix C is designated as a zone, to be known as the "Windsor Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

PART IV

INDUSTRIES

BARBERING INDUSTRY

4.—(1) The Barbering Industry as defined in item 1 of Appendix D is designated as an industry for the purposes of the Act.

TAXICAB INDUSTRY

(2) The Taxicab Industry as defined in item 2 of Appendix D is designated as an industry for the purposes of the Act.

CHARLES DALEY, Minister of Labour.

March 12, 1948.

APPENDIX C

BELLEVILLE ZONE

Item

1. The City of Belleville.

BRANTFORD ZONE

2. The City of Brantford.

GUELPH ZONE

3. The City of Guelph.

HAMILTON' ZONE

4. The City of Hamilton.

MERRITTON ZONE

5. The Town of Merritton.

NIAGARA FALLS ZONE

6. The City of Niagara Falls and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the line between lots 21 and 22, Concession 1, in the Township of Willoughby meets the high-water mark of the westerly shore of the Niagara River, thence westerly along the line between lots 21 and 22 to the east side of the road allowance between concessions 1 and 2 in the township, thence southerly along the east side of the road allowance between lots 20 and 21, Concession 2, in the township, thence westerly along the north side of the road allowance and its production westerly to the centre line of the road allowance between concessions 2 and 3, thence southerly to the production easterly of the line between lots 21 and 22 in Concession 3, thence westerly along the production and line to the south-westerly angle of Lot 21, thence northerly along the westerly boundary of Lot 21 and its production northerly to the centre line of the Welland River, thence westerly along the centre line of the westerly along the production southerly of the west side of the road allowance east of and adjoining lots 218, 195 and 189 in the Township of Stamford, thence northerly along the production and west side of the road allowance to the northerly limit of Lot 189, thence westerly along the northerly limits of lots 189, 188 and 87 to the centre line of the Queen Elizabeth Way, thence northerly along the centre line of the Powen Elizabeth Way to the north side of the road allowance between lots 71 and 79 in the Township of Stamford, thence easterly along the northerly along the northerly along the northerly along the east side of the road allowance between lots 71 and 72, thence northerly along the east side of the road allowance ast of and adjoining lots 71, 62, 54,

45, 35 and 26 to the south side of a road in Lot 25, thence easterly along the south side of a road across lots 25 and 24 to the line between lots 24 and 37, thence easterly along the southerly boundary of lots 24, 23, 22 and 21 in the Township of Stamford to the high-water mark of the westerly shore of the Niagara River, thence southerly along that high-water mark to the point of commencement.

OTTAWA ZONE

7. That part of the City of Ottawa lying within a line drawn as follows: commencing where the westerly limit of the City of Ottawa meets the high-water mark of the southerly shore of the Ottawa River, thence south-easterly, south-westerly, south-easterly, easterly, southerly, northeasterly and southerly along the limits of the city to the high-water mark of the northerly shore of the Rideau River, thence north-easterly, northerly and north-westerly along that high-water mark to the high-water mark of the southerly shore of the Ottawa River, thence south-westerly and westerly along that high-water mark to the point of commencement.

PORT DALHOUSIE ZONE

8. The Village of Port Dalhousie.

ST. CATHARINES ZONE

9. The City of St. Catharines.

STRATFORD ZONE

10. The City of Stratford.

THOROLD ZONE

11. The Town of Thorold.

TORONTO ZONE

12. The City of Toronto and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the westerly limit of Lot 17 in the Township of Scarborough meets the high-water mark of the north shore of Lake Ontario, thence northerly along the westerly limit of Lot 17 and the production thereof, to and extending westerly along the northerly side of County Highway 19, to and extending northerly along the boundary between the townships of Scarborough and York, East, to the production easterly of the northerly side of York Mills Road, thence westerly along the production and the northerly side of York Mills Road and its production westerly to the northerly side of Wilson Avenue, thence westerly along the northerly side of Wilson Avenue to the easterly side of Weston Road, thence southerly along the easterly side of Weston Road to the northerly limits of the Town of Weston, thence westerly along the northerly limits of the Town of Weston, thence westerly along the northerly limits of the Town of Weston to the centre line of the Humber River, thence southerly along the northerly side of Dundas Street West, thence westerly along the northerly side of Dundas Street West and Provincial Highway 5 to the centre line of Etobicoke Creek, thence southerly along that centre line to the high-water mark of the north shore of Lake Ontario, thence easterly along the high-water mark to the point of commencement.

WINDSOR ZONE

13. The City of Windsor.

APPENDIX D BARBERING INDUSTRY

Item

- The Barbering Industry is defined as all work done by barbers in,—
 - (a) shaving or trimming a beard or moustache;
 - (b) cutting, trimming, singeing, shampooing or dressing hair;
 - (c) giving,-
 - (i) facial massage; or
 - (ii) scalp treatment; and
 - (d) honing or stropping a razor,

except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act*.

TAXICAB INDUSTRY

2. The Taxicab Industry is defined as all work done in respect to the operation of automobiles as taxicabs or livery cabs.

(580)

14

THE WORKMEN'S COMPENSATION ACT

O. Reg. 47/48. Amending O. Regs. 235/44 and 38/47. General Amendments. Made—6th March, 1948. Approved—11th March, 1948. Filed—15th March, 1948, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

1. Regulation 2 of Ontario Regulations 235/44 is amended by adding to Class 20 the following :

Conveyance of passengers by automobile or trolley-coach.

2. Regulation 2 of Ontario Regulations 235/44 is amended by striking out all the words commencing with "operation of a Hotel" in Class 25 as made by Ontario Regulations 33/45 to the end of the Class and substituting therefor the following:

Operation of hotels, inns, public houses or taverns.

- 3. Clause j of regulation 3 of Ontario Regulations 235/44 is revoked.
- 4. Regulation 6 of Ontario Regulations 235/44 is amended by adding the following clause:
 - (h) Conveyance of passengers by automobile or trolley-coach.
- 5. Subregulation 3 of regulation 3 of Ontario Regulations 38/47 is revoked and the following substituted therefor:
 - (3) In subregulation 2 "age" means the age at the date of his becoming a member of the plan.

- 6. Clauses a and b of subregulation 1 of regulation 8 of Ontario Regulations 38/47 are revoked and the following substituted therefor:
 - (a) one per cent of his average annual salary during the three highest-paid years of service multiplied by the number of full years and any fraction of a year in the service of the Board or as a commissioner from the date of entry into the service or of appointment as a commissioner to the date of the plan; and
 - (b) one-sixtieth of his average annual salary during the three highest-paid years of service multiplied by the number of full years and any fraction of a year in the service of the Board or as a commissioner, computed from the date of the plan to the date of his retirement, in the case of a present employee, and computed from the date of his becoming a member of the plan

to the date of his retirement, in the case of a new employee.

7. Regulations 1, 2, 3 and 4 shall come into effect on the first day of January, 1949.

Made this 3rd day of March, 1948.

S. R. JOHNSTON, Secretary.

D. J. GALBRAITH, Vice-Chairman.

J. F. CAULEY, Commissioner.

(SEAL)

(591)

14

THE MINING ACT

O. Reg. 48/48. Amending O. Reg. 267/47. Lands Open for Prospecting. Made—18th March, 1948. Filed—20th March, 1948, 11.00 a.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 267/47 are amended by adding thereto the following:
 - 3. The lands described in Schedule 3 shall be open for prospecting, staking out or leasing at 12 noon on the 15th of April, 1948.

SCHEDULE 3

	Former Lease No.	Former Mining Claim No.	Township or area in which land is situate	Territorial District in which township or area is situate	No. of acres more or less
1	7459	H.B. 5	Phyllis	Nipissing Nipissing Nipissing Timiskaming Thunder Bay Thunder Bay Thunder Bay Thunder Bay Thunder Bay	40.
2	7460	H.B. 6	Phyllis		40.
3	7461	H.B. 7	Phyllis		40.
4	8351	M.R. 9844	Powell		58.6
5	8287	T.B. 5629	Vincent		44.74
6	8507	K.K. 2220	Tashota Area		60.42
7	8508	K.K. 2221	Tashota Area		32.28
8	8509	K.K. 2221	Tashota Area		34.51

(641)

14

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 49/48. Amending O. Reg. 45/47. Grants. Made—9th March, 1948. Approved—18th March, 1948. Filed—22nd March, 1948, 11.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Subregulation 1 of regulation 26 of Ontario Regulations 45/47 is amended by striking out the words "but only where the principal and teachers have been paid by the board at the rate of \$1.50 an hour including travelling time" at the end thereof and substituting therefor the words "but only where the board has paid the principal and teachers,—
 - (a) at the rate of \$1.50 an hour including travelling time; and
 - (b) travelling expenses both ways at the rate of 8 cents a mile."
- 2. Regulation 28 of Ontario Regulations 45/47 is revoked and the following substituted therefor:
 - 28. Subject to regulation 19, the board of a school which has a department of agriculture established and maintained under *The Vocational Education Act* shall be entitled to the grants under regulations 21, 22 and 23 but only where the department complies with these regulations.

Dated at Toronto this 9th day of March, 1948.

G. A. DREW,
Minister of Education.

(642)

THE FARM PRODUCTS CONTAINERS ACT, 1947

O. Reg. 50/48. New. Honey Containers. Made—8th March, 1948. Approved—22nd March, 1948. Filed—24th March, 1948, 9.45 a.m.

ORDER

Made by the Minister of Agriculture under The Farm Products Containers Act, 1947.

- 1. In this order,—
- (a) "association" means The Ontario Beekeepers' Association;
- (b) "container" means any unused can, glass, or paper container; and

(c) "producer" means a person who purchases containers for use or suitable for use in the marketing of honey.

LICENCES FOR PRODUCERS

- 2.—(1) Every producer who purchases containers for use or suitable for use in the marketing of honey shall obtain a licence therefor, in Form 1.
- (2) The Commissioner may issue licences to producers.
- (3) A licence shall expire the 31st of December in the year of issue.
- (4) Licences shall be issued to producers without charge.

LICENCE FEES

- 3.—(1) A producer shall pay to the association licence fees of five per cent of the gross price paid by the producer for all containers purchased.
- (2) A dealer who sells containers to a producer shall collect the licence fees from the producer and shall pay the amount so collected to the association.
- (3) A dealer shall transmit the licence fees collected in each month to the secretary of the association on or before the 20th of the next following month.
- (4) The association shall not use any money received as licence fees for the retail or wholesale distribution or processing of honey.

RETURNS

4. The association and dealers shall furnish to the Commissioner such information and financial statements as the Commissioner may determine.

COMMENCEMENT

5. These regulations shall come into force on the first of April, 1948.

THOMAS L. KENNEDY, Minister of Agriculture.

FORM 1

The Farm Products Containers Act, 1947.

LICENCE TO PURCHASE CONTAINERS FOR HONEY

Under The Farm Products	Containers Act, 1947, and
the regulations thereunder	and subject to the limita-
tions thereof this licence is	issued to-
3.7	

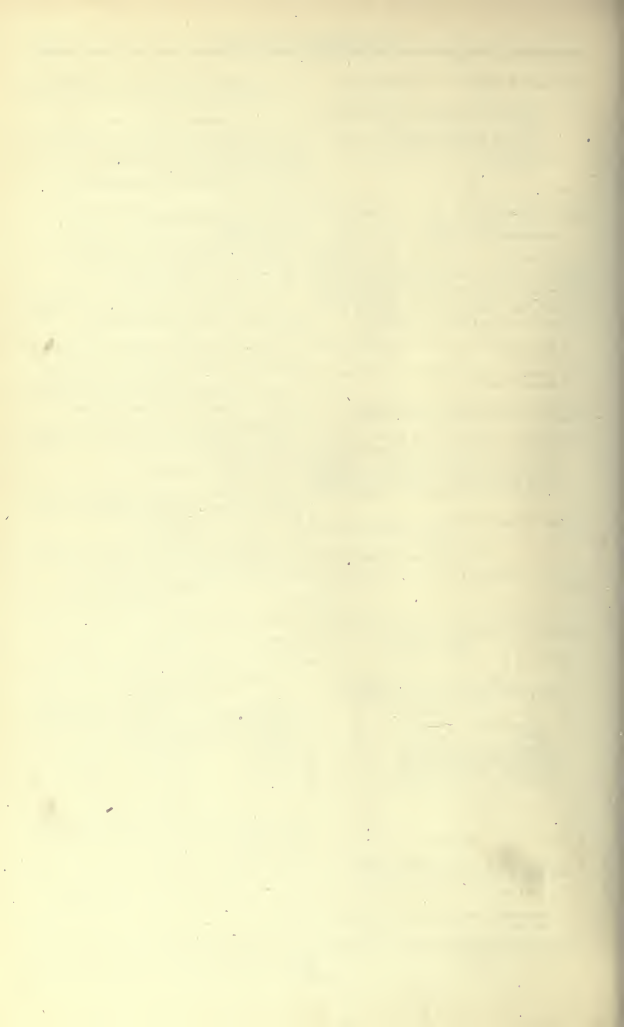
Name	
 Address	

to purchase containers for use or suitable for use in the marketing of honey to the 31st of December in the year of issue.

Dated at Toronto, Ontario this day of 194.

Commissioner.

(665) 14



Publications Under The Regulations Act, 1944

APRIL 10th, 1948

THE PUBLIC LANDS ACT

O. Reg. 51/48. Amending O. Reg. 59/44. Conditions of Purchase of Summer-Resort Lands. Made—25th March, 1948. Filed—2nd April, 1948, 10.00 a.m.

REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

Regulation 37 of Ontario Regulations 59/44 is revoked and the following substituted therefor:

- 37.—(1) An application for a parcel of land for summer resort purposes shall be made on form 1.
- (2) If the land has been surveyed, the purchase price and the survey charges shall be paid in full within 30 days from the date of notification of acceptance of the application.
- (3) If the land is unsurveyed and the applicant requests the Department to arrange for the survey, and the application is accepted, a survey charge of \$80 and a deposit of \$25 shall be paid immediately, and the balance of the purchase price shall be paid in full within 30 days from the date of notification to the applicant that the survey has been received in the Department.
- (4) If the applicant undertakes to have the land surveyed, he shall pay a deposit of \$25 within 15 days from the date of acceptance of the application, and the balance of the purchase price within 30 days of notification that the survey has been received in the Department and has been approved.
- (5) An applicant shall have a period of 3 months from the date of acceptance of his application to file a survey of the land in the Department.
- (6) Upon default by the applicant, any money paid by him under this regulation shall be forfeited to and become the property of the Crown.

FORM 1

The Public Lands Act

APPLICATION TO PURCHASE LAND FOR SUMMER RESORT PURPOSES

To the District Forester for the district in which the land applied for hereunder is located:

	I, (Fill in name of Applicant in block letters, surname first)
of.	
	(Address)
	, being of the full age of
	(Occupation)
21	years or over, apply to purchase that certain parcel
or	tract of land, being part of Lot Numberin

the.....Concession of the Township of.....or Island....

opposite Lot Numberin the
Concession of the Township of
containing acres; or, if in unsurveyed territory,
lands described as:
•••••
2. Attached is a sketch showing approximately the location of the land applied for.
3. The land is to be used exclusively for:
(a) private cottage purposes only;; or
(b) commercial purposes;
(State whether tourist-outfitter's camp or over- night cabins; or, if for any other use, give complete detail.)
4. I will, if the land is sold to me, erect on the land buildings of the value as provided for in Ontario Regulations 59/44 (Regulations under <i>The Public Lands Act</i>) to the amount of \$
5. I have not heretofore received from the Crown by purchase or otherwise any summer-resort land or island (except
······).
6. I do not own any summer-resort land or island
purchased other than from the Crown (except
).
7. I am not aware of any adverse claim to the said part lot (or island) on the grounds of occupation, improvement or otherwise (except
valued at \$).
Witness:
Applicant,
(692) 15

in.....(River, Lake or Bay),

THE SUCCESSION DUTY ACT, 1939

O. Reg. 52/48.
Amending O. Reg. 46/44.
Consent of Treasurer.
Made—25th March, 1948.
Filed—2nd April, 1948, 11.00 a.m.

REGULATIONS MADE UNDER THE SUCCESSION DUTY ACT, 1939

1. Regulations 13 and 14 except form 10 of Ontario Regulations 46/44 are revoked and the following substituted therefor:

CONSENT OF TREASURER

- 15. The consent of the Treasurer under or to be attached under,—
 - (a) section 8 of the Act;
 - (b) subsection 6 of section 56 of The Registry Act; or
 - (c) section 62 of The Land Titles Act,

shall be in form 8, bearing the written signature of the Treasurer or a facsimile thereof and shall be countersigned by an officer authorized by the Treasurer for the purpose.

ENDORSED CONSENT OF TREASURER

- The consent of the Treasurer to be endorsed under,—
 - (a) subsection 6 of section 56 of The Registry Act; or
 - (b) section 62 of The Land Titles Act,

shall be in form 10.

FORM 8

The Succession Duty Act, 1939

CONSENT OF TREASURER

Under The Succession Duty Act, 1939, and the regulations, I consent to the delivery, assignment, transfer, payment of the following property or to the registration of any instrument or the making of any entry affecting the following property:

Countersigned

Treasurer of Ontario

Note:

This does not apply to a safety deposit box or other repository mentioned in section 9 of the Act.

(693)

O. Reg. 53/48. New. General. Made—2nd April, 1948. Approved—3rd April, 1948. Filed—3rd April, 1948.

REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

INTERPRETATION

- 1. In these regulations,-
- (a) "broker-dealer" shall mean any person or company who is a member of the Association and who engages either for the whole or part of his or its time in the business of trading in securities in the capacity of an agent or principal;
- (b) "Commission", "company", "official", "person", "register", "salesman", "security", "security issuer", "sub-broker-dealer", "trade" and "trading" shall have the same meanings as in section 1 of *The Securities Act*, 1947;
- (c) "member" shall include the designated representative of any partnership or company which is a member of the Association;
- (d) "secretary" shall mean secretary of The Broker-Dealers' Association of Ontario;
- (e) "stock exchange" shall mean The Toronto Stock
 Exchange or any other stock exchange recognized by the Board as a stock exchange; and
- (f) "unethical conduct" shall mean any act, advertising, conduct, manner of doing business or negotiation which is not in the public interest or in the interest of the Association and shall include,—
 - (i) any violation of the securities laws of Ontario,
 - (ii) any offence committed under the Criminal Code (Canada),
 - (iii) any representation, written or oral, made with the intention of effecting a trade in a security, which is false, fraudulent or misleading,
 - (iv) any unconscionable consideration which is paid or given in respect of a trade in a security,
 - (v) any unconscionable profit which is made by any person or company in respect of the purchase and sale of a security,
 - (vi) indiscriminate solicitation of orders for the purchase or sale of securities either by telephone, telegraph or otherwise,
 - (vii) misleading or attempting to mislead the Board or any committee, auditor, investigator or person appointed by the Board in respect of any material matter,
 - (viii) failure to keep proper books of account and records in accordance with the requirements of the Commission, the Board or the association auditor,
 - (ix) conduct of such a nature as to bring the securities business into disrepute, and

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(x) any act, advertising, conduct, manner of doing business or negotiation directly or indirectly in furtherance of any of the foregoing.

BOARD OF GOVERNORS

- 2.—(1) Nine members shall constitute the Board.
- (2) The members of the first Board shall hold office until the last day of February, 1949, or until their successors are elected, and the members of each subsequent Board shall hold office for one year ending on the last day of February or until their successors are elected.
- (3) The office of a member of the Board shall be terminated by his resignation as such member, or by his death or bankruptcy, or by his ceasing to be a designated representative of the partnership or company which he represents, or by his suspension or expulsion from membership or associate membership in the Association, or by his ceasing to be a member or associate member of the Association.

ELECTION OF MEMBERS OF THE BOARD

Nominations

- 3.—(1) A candidate for election to the Board shall be nominated in the manner prescribed by this regulation.
- (2) At its December meeting in each year, the Board shall appoint a nominating committee consisting of.—
 - (a) two members of the Association who are members of The Toronto Stock Exchange;
 - (b) three members of the Association who are not members of The Toronto Stock Exchange; and
 - (c) two associate members of the Association,

who are not members of the Board.

- (3) The nominating committee shall nominate candidates for members of the Board as follows:
 - (a) the members of the nominating committee mentioned in clause a of subregulation 2 shall nominate three or more candidates who are members of the Association and members of The Toronto Stock Exchange;
 - (b) the members of the nominating committee mentioned in clause b of subregulation 2 shall nominate five or more candidates who are members of the Association and who are not members of The Toronto Stock Exchange; and
 - (c) 'the members of the nominating committee mentioned in clause c of subregulation 2 shall nominate one or more candidates who are associate members of the Association.
- (4) Any ten members of the Association who are members of The Toronto Stock Exchange may nominate candidates, who are members of the Association and members of The Toronto Stock Exchange, for members of the Board.
- (5) Any ten members of the Association who are not members of The Toronto Stock Exchange may nominate candidates, who are members of the Association and who are not members of The Toronto Stock Exchange, for members of the Board.
- (6) Any ten associate members of the Association may nominate candidates, who are associate members of the Association, for membership on the Board.
- (7) Only nominations received by the secretary on or before the 10th of January immediately following the December meeting of the Board shall be deemed nominations.

Acclamations

- 4.—(1) Where only three members of the Association who are members of The Toronto Stock Exchange are nominated as candidates for members of the Board, their election shall be by acclamation.
- (2) Where only five members of the Association who are not members of The Toronto Stock Exchange are nominated as candidates for members of the Board, their election shall be by acclamation.
- (3) Where only one associate member of the Association is nominated as a candidate for membership on the Board, his election shall be by acclamation.

Voting

- 5.—(1) Unless the election is by acclamation, the secretary shall,—
 - (a) prepare the ballot from the nominations of members of the Association who are members of The Toronto Stock Exchange and, on or before the 1st of February immediately following the December meeting of the Board, mail a printed ballot in Form 1 to each member of the Association who is a member of The Toronto Stock Exchange;
 - (b) prepare the ballot from the nominations of members of the Association who are not members of The Toronto Stock Exchange and, on or before the 1st of February immediately following the December meeting of the Board, mail a printed ballot in Form 2 to each member of the Association who is not a member of The Toronto Stock Exchange; and
 - (c) prepare the ballot from the nominations of associate members of the Association and, on or before the 1st of February immediately following the December meeting of the Board, mail a printed ballot in Form 3 to each associate member of the Association.
- (2) Only those ballots received by the secretary on or before the 20th of February immediately following the December meeting of the Board shall be valid.
- (3) The three candidates, who are members of the Association and members of The Toronto Stock Exchange, receiving the highest number of votes shall be declared elected.
- (4) The five candidates, who are members of the Association and not members of The Toronto Stock Exchange, receiving the highest number of votes shall be declared elected.
- (5) One candidate, who is an associate member of the Association, receiving the highest number of votes shall be declared elected.
- (6) Where an equality of votes between two or more candidates of the class mentioned in subregulation 3, 4 or 5, as the case may be, leaves the election of one or more members of the Board undecided, the scrutineers shall forthwith put into a ballot-box a number of papers with the names of the candidates of the class mentioned in subregulation 3, 4 or 5, as the case may be, having an equality of votes written thereon, one for each candidate, and the secretary shall draw by chance from the ballot-box, in the presence of the scrutineers, one or more of such papers sufficient to make up the number of elected candidates as required by this regulation, and the candidate whose name is upon the paper so drawn shall be declared elected.
- 6.—(1) Where an election is necessary, three scrutineers shall be appointed by the Board before the 20th of February.

- (2) The scrutineers shall count the votes received by the secretary and shall report the result of the voting to him on or before the 25th of February.
- (3) The secretary shall notify the members of the Board of their election and they shall take office on the 1st of March.

POWERS AND DUTIES OF THE BOARD

Officers

- 7.—(1) The Board shall elect from their own number a chairman, a vice-chairman and a treasurer, who shall hold office during the pleasure of the Board.
- (2) The chairman, or in his absence the vice-chairman, shall preside at all meetings of the Board and at all meeting of the Association and, in the absence of both the chairman and the vice-chairman, a presiding officer for the meeting shall be elected by the members present at the meeting.

Meetings of Board

- 8.—(1) Meetings of the Board may be called at any time by the chairman, or in his absence by the vice-chairman, or by any two members of the Board.
- (2) Monthly meetings of the Board shall be held at the office of the Association or elsewhere in Ontario on such day in each month as the Board may determine by resolution.
- (3) Notices of all meetings of the Board, except as provided in subregulation 4, shall be delivered personally, or mailed or telegraphed or delivered to the usual place of business of each member of the Board at least 48 hours before the meeting, but no notice shall be necessary when all absent members of the Board, either before or after the meeting, sign a waiver of the notice.
- (4) Emergent meetings of the Board may be called by the chairman, or in his absence by the vice-chairman, or by any two members of the Board, by giving at least 24 hours notice delivered personally, or telegraphed or delivered to the usual place of business of each member of the Board, but no notice shall be necessary when all absent members of the Board, either before or after the meeting, sign a waiver of the notice.

Voting by Board

9. Each member of the Board shall be entitled to one vote on all matters before the Board and in the event of a tie, the chairman of the meeting shall be entitled to a second or casting vote.

Meetings of Association

- 10.—(1) An annual meeting of the members and associate members of the Association shall be held at such place in Ontario and on such day as the Board may determine by resolution.
- (2) Special general meetings of the members or the associate members of the Association, or of the members and associate members of the Association, may be held at such time and at such place as the Board may determine by resolution.
- (3) No public notice or advertisement of the annual meeting of the members and associate members of the Association shall be required but notice of the time and place of the meeting shall be mailed to each member and associate member of the Association at his address as shown on the books of the Association at least 7 days before the date fixed for the holding of the meeting.
- (4) The time and place of special general meetings shall be such as the Board may determine by resolution.

- (5) The Board shall cause notice to be given calling a special general meeting of the members or the associate members of the Association, or of the members and associate members of the Association, when required to do so by a requisition stating the matters to be considered at the meeting and signed by 10 per cent of the members of the Association or by 25 per cent of the associate members of the Association.
- (6) A meeting called pursuant to subregulations 5 shall be held at the City of Toronto within 14 days after receipt of the requisition at the office of the Association and notice of the time and place of the meeting and of the matters to be considered thereat shall be mailed to each member, or to each associate member, or to each member and associate member, as the case may be, at his address as shown on the books of the Association at least 7 days before the date fixed for the holding of the meeting and, if the Board fails to give notice calling the meeting within 14 days, the meeting may be called by the members or by the associate members, as the case may be, who have signed the requisition for the meeting to be held.
- (7) Ten per cent of the members of the Association shall constitute a quorum at any meeting of the members of the Association.
- (8) Ten per cent of the associate members of the Association shall constitute a quorum at any meeting of the associate members of the Association.

Books and Accounts of the Association

- 11. The Board shall cause the secretary, or some other officer or employee of the Association specifically charged with that duty, to keep a book or books in which shall be kept recorded,—
 - (a) a copy of The Broker-Dealers Act, 1947, and any amendments thereto, and a copy of the regulations made thereunder;
 - (b) the names, alphabetically arranged, and the post-office addresses of all members of the Association with the date at which each became and ceased to be a member of the Association;
 - (c) the names, alphabetically arranged, and the post-office addresses of all associate members of the Association with the date at which each became and ceased to be an associate member of the Association;
 - (d) the names and post-office addresses of all members of the Board with the date at which each became and ceased to be a member of the board; and
 - (e) the minutes of all meetings and votes of the Board and of the Association verified by the signatures of the presiding officer and the secretary of the meetings.
- 12. The Board shall cause proper books of account to be kept containing full and true statements of,—
 - (a) the financial transactions of the Association;
 - (b) the assets of the Association;
 - (c) the sums of money received and expended by the Association, and the matters in respect of which such receipt or expenditure took place; and
 - (d) credits and liabilities of the Association.
- 13.—(1) The Board shall appoint an auditor who shall be an accountant who has practised as such in Ontario for not less than five years and the auditor shall examine the accounts of the Association at least

once in every year and shall ascertain the correctness of the balance sheet and the statement of income and expenditures for the financial year of the Association and shall sign a certificate at the foot of the balance sheet stating whether or not his requirements as auditor have been complied with and shall make a report to the members and associate members of the Association on the accounts examined by him and on every balance sheet laid before the Association in general meeting during his tenure in office, and in every such report shall state whether, in his opinion, the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the Association's affairs and as shown by its books.

- (2) The Board shall cause a copy of the auditor's report and of the balance sheet and statement of income and expenditures to be mailed to all members and associate members of the Association on or before the 1st of February in every year.
- 14. The first Board shall determine when the fiscal year of the Association shall end.

Committees

15. The Board may appoint a committee or committees made up of members of the Board, members of the Association, designated representatives of members of the Association, associate members of the Association, or any of them, to perform any duties specifically assigned to the committee or committees by the Board and to report thereon to the Board, and any committee so appointed shall, in the performance of its duties, conform to any restrictions which may be imposed upon it by the Board.

Determination of Unethical Conduct

- 16. The Board may determine,-
- (a) whether any applicant for membership or associate membership in the Association; or
- (b) whether any member or associate member of the Association, after a hearing as provided in regulation 30,

has been or is guilty of unethical conduct.

General Powers

- 17. Where the Board determines as a result of a report of the association auditor or a panel auditor selected or employed under Part VI of *The Securities Act, 1947*, or from any other information given to or obtained by it that a member of the Association is insolvent or is in such a financial condition that it is undesirable in the public interest or in the interest of the Association that the member should continue to carry on business, the Board may suspend the member from membership in the Association for such period and on such terms and conditions as the Board shall determine.
- 18. Where a vacancy occurs on any Board elected by the members and associate members of the Association, the vacancy shall be filled,—
 - (a) where the vacancy occurs among the members of the Board who are members of The Toronto Stock Exchange, by the election by the Board of a member of the Association who is a member of The Toronto Stock Exchange;
 - (b) where the vacancy occurs among the members of the Board who are not members of The Toronto Stock Exchange, by the election by the Board of a member of the Association who is not a member of The Toronto Stock Exchange; and

- (c) where the vacancy is caused by the member of the Board who is an associate member of the Association, by the election by the Board of an associate member of the Association.
- 19. The Board may require, as a condition of continuing as a member of the Association, that each member of the Association except,—
 - (a) any member of the Association who is a member of a stock exchange;
 - (b) any member of the Association who is a member of the Central District of the Investment Dealers' Association of Canada; and
 - (c) any member of the Association who is a security issuer,

shall cause his or its salesmen to apply for associate membership in the Association and no member of the Association, except as provided in this regulation, shall employ or retain in his employ any salesman who is not an associate member of the Association.

20. The Board may,-

- (a) open a bank account or bank accounts for the Association and in its name with any chartered bank or banks or with any trust company or companies licensed to do business in Ontario; and
- (b) authorize such persons as the Board deems fit to sign for and on behalf of the Association in respect of the bank account or bank accounts and all transactions in connection therewith and in respect of money borrowed on the credit of the Association.
- 21. The Board may,-
- (a) enter into any agreement or contract which the Association has power to enter into for the Association and in its name with any person or company; and
- -(b) authorize such persons as the Board deems fit to sign for and on behalf of the Association in respect of the agreement or contract.
- 22. The Board may rent or lease such office premises as it deems necessary and suitable for the Association at such rental and for such term and on such condition as it deems to be in the interest of the Association.

CLASSES OF MEMBERSHIP

- 23. The classes of membership in the Association shall be,—
 - (a) members; and
 - (b) associate members.
- QUALIFICATIONS OF MEMBERS AND ASSOCIATE MEMBERS AND MANNER OF OBTAINING MEMBERSHIP
 - 24. Any person or company,—
 - (a) who or which trades in securities for the whole or part of his or its time in the capacity of an agent or principal;
 - (b) who or which, in the opinion of the Board, has not been guilty of unethical conduct; and
 - (c) whose financial condition is satisfactory to the Board,

may become a member of the Association.

- 25. Any individual,—
- (a) who is employed by any member of the Association;
- (b) who, in the opinion of the Board, has not been guilty of unethical conduct; and
- (c) who at the date of his application for associate membership is registered as a salesman under The Securities Act, 1947.

may become an associate member of the Association.

- 26.—(1) An application for membership in the Association shall be in Form 4 and shall be accompanied by a certified cheque payable to the Association for the annual membership fee prescribed by these regulations.
- (2) An applicant for membership in the Association, unless a member of a stock exchange or a member of the Central District of the Investment Dealers' Association of Canada, or unless otherwise directed by the Board, shall furnish to the association auditor a financial statement and such other information in respect thereof as the association auditor may require.
- (3) Where the Board approves an application for membership in the Association, the Secretary shall forthwith issue a certificate of membership in Form 5 to the applicant.
- (4) Where a partnership or company is admitted to membership in the Association, it shall designate one of its partners or officers to represent, vote and act for the partnership or company in all affairs of the Association and shall forthwith notify the secretary in writing of the name of the designated representative or of any change in the designated representative.
- 27.—(1) An application for associate membership in the Association shall be in Form 6 and shall be accompanied by a certified cheque payable to the Association for the annual associate-membership fee prescribed by these regulations.
- (2) Where the Board approves an application for associate membership in the Association, the secretary shall forthwith issue a certificate of associate membership in Form 7 to the applicant.
- (3) An associate member of the Association shall forthwith notify the secretary of any change in his employment and deliver up his certificate of associate membership to the secretary and the secretary shall thereupon issue another certificate of associate membership bearing the name of the associate member's new employer.

FEES

- 28. The following annual fees shall be payable to the Association:
 - (a) for membership in the Association by a person or company, other than a sub-broker-dealer, who or which trades in securities for the whole or part of his or its time in the capacity of an agent or principal and,
 - (i) who or which has his or its principal place of business in Ontario in the city of Ottawa, Toronto, Hamilton, Windsor or London............\$150
 - (ii) who or which has his or its principal place of business in Ontario in any city with a population of 25,000 or more according to the last revised assessment roll, other than the cities of Ottawa, Toronto, Hamilton, Windsor and London....

(iii) who or which does not come within the provisions of subclause i or ii....

\$25

(b) for membership in the Association by a sub-broker-dealer.................................\$10

and

(c) for associate membership in the Association by a salesman......\$10

SUSPENSION AND EXPULSION AND OTHER DISCIPLINARY MEASURES

- 29. Where the Board, after a hearing as provided in regulation 30, finds that any member or associate member of the Association has violated any of these regulations or determines that he or it has been or is guilty of unethical conduct, the Board may,—
 - (a) censure the member or associate member;
 - (b) impose a fine not in excess of \$1,000 on the member or not in excess of \$500 on the associate member;
 - (c) suspend the member or associate member from membership or associate membership in the Association; or
 - (d) expel the member or associate member from membership or associate membership in the Association.
- 30.—(1) Any censure, fine, suspension or expulsion under regulation 29 may be imposed or ordered only at a meeting of the Board of which notice in writing together with a copy of the complaint or charge has been given to the member or associate member concerned either by delivering or by mailing it by prepaid letter to his or its address as shown on the books of the Association at least 48 hours before the time of the meeting.
- (2) The member or associate member shall be entitled to be present or represented at the meeting and to be heard in his or its own defence and to call, examine and cross-examine witnesses.
- (3) Where the member or associate member neglects or refuses to attend or to have his or its representative at the meeting, the Board may proceed in his or its absence.
- (4) The Board may adjourn the meeting from time to time and from place to place without further notice.
- 31. All fines imposed under these regulations shall be paid to the Association.
- 32.—(1) Where the Board censures, fines, suspends or expels any member or associate member of the Association under regulation 29 after an investigation made under regulation 37, the cost of the investigation may be imposed on the member or associate member by the Board and shall be a debt of the member or associate member to the Association.
- (2) Where an investigation made under regulation 37 is based upon a complaint by a member or associate member of the Accociation and the complaint is found by the Board o have been unwarranted, the cost of the investigation may be imposed on the complainant by the Board and shall be a debt of the complainant to the Association.
- 33 Where default is made by any member or associate member of the Association in payment of,—
 - (a) any fine imposed under these regulations;
 - (b) the imposed cost of an investigation made under these regulations; or

` and

- (c) the annual fee, or an assessment hereafter made,
- and the default continues for a period of one month, the Board may suspend the member or associate member from membership or associate membership in the Association and the suspension shall continue until the fine, cost of the investigation, annual fee or assessment, as the case may be, is paid to the Association.
- 34. The secretary shall forthwith give notice in writing to the Commission of the suspension or expulsion from membership or associate membership of any member or associate member of the Association.
- 35. The suspension or cancellation of the registration of a member or associate member of the Association by the Commission shall be a suspension or expulsion, as the case may be, from membership or associate membership in the Association of the member or associate member.

AUDITS

- 36.—(1) Every panel auditor shall in each year as at a permanent date fixed by the Board make an examination of the financial affairs of each member of the Association for whom he has been appointed auditor under Part VI of The Securities Act, 1947, and shall prepare a balance sheet as at such date together with any other statements and reports as he may deem advisable or as the association auditor or the Board may direct and shall also make such further examinations and prepare such further statements and reports as the association auditor or the Board may direct.
- (2) Each member of the Association shall as at a date in each year fixed by the Board furnish to the association auditor a statement of his or its affairs.
- (3) No warning or notice shall in any way be given of the date of any examination or statement other than that of the permanent date.
- (4) The Board may from time to time settle the form of balance sheets, statements, and reports to be supplied by the panel auditors and the members of the Association.
- (5) The Board may require any panel auditor or the association auditor to make any general or special examination of the financial affairs, or report upon the whole or any aspect of the business or affairs, of any member of the Association.
- (6) Every panel auditor during or upon the completion of an examination under this regulation shall send a copy of every balance sheet, statement and report, whether interim or final to the association auditor and shall, in addition, specially report to the association auditor any particular information which may be required and any further information which the panel auditor deems to be in the public interest so to report, and the association auditor shall summarize all information so received and report thereon to the Board, identifying the member of the Association who is affected thereby by number only until the Board decides to take action in respect of the member or until the association auditor deems it advisable in the public interest or in the interest of the Association to disclose such name to the Board, and the association auditor shall in any report make such recommendations as he deems advisable.
- (7) Every panel auditor and the association auditor for the purpose of any examination under this regulation shall be entitled to free access to all books of account, securities, cash, documents, bank accounts, vouchers, correspondence and records of every description of the member of the Association whose financial affairs are being examined and no partner, officer, director or employee of a member of the Association shall withhold,

- conceal, destroy or refuse to give any information or thing reasonably required by the panel auditor or association auditor for the purpose of his examination.
- (8) The member of the Association whose affairs are examined under this regulation shall pay the expenses of every such examination to the panel auditor or the association auditor, as the case may be.
- (9) The Board may in writing require any member of the Association to alter, supplement or replace any system of bookkeeping or record-keeping, or the course or method of handling securities, borrowing money or generally conducting business, or to alter or dispense with any financial arrangement or business association or affiliation, direct or indirect, and to comply with any reasonable requirement of the Board in respect thereof.
- (10) This regulation shall not apply to any member of the Association who is a member of a stock exchange or a member of the Central District of the Investment Dealers' Association of Canada, but such member shall file annually with the association auditor a certificate of the exchange auditor or district association auditor, as the case may be, that the audit provisions of the stock exchange or of the Central District of the Investment Dealers' Association of Canada have been complied with by such member.

INVESTIGATIONS

- 37.—(1) Any complaint or other communication in the nature of a complaint which relates to the affairs and to the manner of conducting business of any member or associate member of the Association, either generally or in relation to specific transactions, shall be in writing and shall be signed and the Board may investigate the complaint and may appoint any person or persons to make the investigation and to report thereon to the Board.
- (2) The Board on its own motion may investigate the affairs and the manner of conducting business of any member or associate member of the Association, either generally or in relation to specific transactions, and may appoint any person or persons to make the investigation and to report thereon to the Board.
- (3) The Board may, for the purpose of any investigation made under this regulation, require any member of the Association or any partner, officer, director or employee of the member, or any associate member of the Association, to attend before the Board or any person or persons appointed by the Board to make the investigation, to submit to interrogation and to produce any book, record and document as may be in his or their possession relating to any matter under investigation.

EXPENSES OF MEMBERS OF THE BOARD

38. All actual out-of-pocket expenses of the members of the Board incurred in or about the affairs of the Association shall be paid out of the funds of the Association.

EMPLOYEES

39. The Board may employ such persons as it deems necessary for the carrying on of the business of the Association and may fix their remuneration and terms of employment and define their duties.

EXPENSES OF THE ASSOCIATION

40. All expenses of the Association shall be paid out of the funds of the Association.

SEAL

41. The seal of the Association shall be in the form of two concentric circles with the words "The Broker-Dealers' Association" inserted in the space between

the circles and the words "Of Ontario" inserted within the inner circle, and when used shall be authenticated by the signatures of the chairman or vice-chairman of the Board and the secretary, except that where the seal is used on a certificate of membership or associate membership, it may be authenticated by the signature of the secretary.

Dated at Toronto this 2nd day of April, 1948.

The Board of Governors of the Association

by A. W. WHITE, Governor
C. W. TOM, Governor
R. S. LAMPARD, Governor
IRVING R. PICARD, Governor
L. CADESKY, Governor
S. C. DAVIDGE, Governor
E. H. POOLER, Governor
JOHN M. ROGER, Governor

The foregoing regulations made by the Board of Governors of The Broker-Dealers' Association of Ontario are approved.

Dated at Toronto this 3rd day of April, 1948.

Ontario Securities Commission by O. E. LENNOX, Vice-Chairman.

FORM 1

The Broker-Dealers Act, 1947

BALLOT FOR
MEMBERS OF THE BOARD OF GOVERNORS
OF THE BROKERDEALERS' ASSOCIATION OF ONTARIO

To be elected by members of the Association who are members of The Toronto Stock Exchange.

Place an X at the left side of the names of those for whom you wish to vote who have been nominated in accordance with the regulations.

Note:—Vote for following:	not	more	than	three	of	the
		A.B.				
		C.D.				
		E.F.				
		G.H.		10		alle.

Affix no signature or writing of any kind to this ballot paper. Place it in the small envelope provided, to which affix no writing or other mark of identification. Then enclose in outer envelope provided, on which place the name and signature of elector, and forward so as to be received by the secretary on or before the 20th of February.

FORM 2

The Broker-Dealers Act, 1947

BALLOT FOR
MEMBERS OF THE BOARD OF GOVERNORS
OF THE BROKERDEALERS' ASSOCIATION OF ONTARIO

To be elected by members of the Association who are not members of The Toronto Stock Exchange

Place an X at the left side of the names of those for whom you wish to vote who have been nominated in accordance with the regulations.

	Note:-	-Vote follow	for ring:	not		than	of	the
					A.B.			
Γ		-/			C.D.			
					E.F.			
					G.H.			
					I.J.			
			5, 100		K.L.			

Affix no signature or writing of any kind to this ballot paper. Place it in the small envelope provided, to which affix no writing or other mark of identification. Then enclose in outer envelope provided, on which place the name and signature of elector, and forward so as to be received by the secretary on or before the 20th of February.

FORM 3

The Broker-Dealers Act, 1947

BALLOT FOR
A MEMBER OF THE BOARD OF GOVERNORS
OF THE BROKERDEALERS' ASSOCIATION OF ONTARIO

To be elected by associate members of the Association

Place an X at the left side of the name of the candidate for whom you wish to vote who has been nominated in accordance with the regulations.

Note:-	-Vote follow	for		one	of	the
			A.B.	 		
	S 1 14		C.D.			

Affix no signature or writing of any kind to this ballot paper. Place it in the small envelope provided, to which affix no writing or other mark of identification. Then enclose in outer envelope provided, on which place the name and signature of elector, and forward so as to be received by the secretary on or before the 20th of February.

FORM 4

The Broker-Dealers Act, 1947

THE BROKER-DEALERS' ASSOCIATION OF ONTARIO APPLICATION FOR MEMBERSHIP

Application for membership in The Broker-Dealers' Association of Ontario is hereby made and the following statements of fact are made in respect of this application:

- 1. (a) If applicant is an individual state:
 - (i) Name in full

- (ii) Name under which applicant carries on or will carry on business
- (iii) Business address
- (iv) Home address
- (b) If applicant is a partnership or company state:
 - (i) Name under which operating or will operate
 - (ii) Business address
- 2. Is the applicant registered with the Ontario Securities Commission as a sub-broker-dealer?
- 3. The applicant transacts business through the following bank or banks:
- 4. State address to which all official communications from the Association may be sent:
- 5. Does applicant have any branch offices? If so, state addresses:
- 6. Has the applicant or any partner, officer or director of the applicant heretofore been registered or has he applied for registration in any capacity under any securities Act of the Province of Ontario? (Give particulars.)
- 7. Has the applicant or any partner, officer or director of the applicant been registered or licensed or is he now registered or licensed in any capacity under the securities laws of any other country, province or state? (Give particulars.)
- 8. Has the applicant or any partner, officer or director of the applicant been refused a licence or registration or has any licence or registration been suspended or cancelled under the securities laws of any country, province or state? (Give particulars.)
- Has the applicant or any partner, officer or director
 of the applicant been a member of any stock
 exchange or any brokers', investment dealers' or
 security dealers' association? (Give particulars.)
- 10. Has the applicant or any partner, officer, or director of the applicant been suspended from any stock exchange or any brokers', investment dealers' or security dealers' association? (Give particulars.)
- 11. The following are particulars of the occupation during the past five years of the individual applicant or each partner or each officer or director of the applicant:
- 12. For individual applicant or for each partner or officer who will trade in securities within Ontario give:

Name in Full	Home Address	Office Held	Citizen of what Country	or Fe-	Age	Married or Single
6						٠
s.	-					
,						

- 13. If applicant or any partner, officer or director of applicant has not resided in Ontario for at least one year immediately prior to the date of this application, with the intention of making his permanent home in Ontario, give particulars, including address where he lived.
- 14. To each of the following named persons the business reputation of the applicant or each partner or each officer or director of the applicant who will trade in securities within Ontario is well known and reference may be made to them for further information.
 (Give at least three names including one bank manager.)

Name of Officer	Office Held	Name of Reference	Address	Business or Occu- pation

- 15. (a) Has the applicant or any partner or any officer or director of the applicant been:
 - (i) charged, indicted or convicted under any law of any country, or state or province thereof, regarding the sale of securities or fraud or theft in connection therewith, or been named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security? (Give particulars.)
 - (ii) charged, indicted or convicted under any other law of any country, or state or province thereof?
 (Do not include highway traffic offences.)
 (Give particulars.)
 - (b) Has judgment been rendered against the applicant or any partner or any officer or director of the applicant in any civil court for damages arising from fraud. (Give particulars.)
 - (c) Are there any proceedings now pending against the applicant or any partner or any officer or director of the applicant, which may lead to indictment, conviction or injunction? (Give particulars.)

16.	The appl	icant	employs	or	intends	to	employ	the
	following	sales	men:					

Dated at	Signature of Applicant
thisday of19.	•

						0		٠												٠	•-	۰
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By.....

AFFIDAVIT

(By individual applicant, or by one of the partners or officers, as the case may be.)

In the matter of The Broker-Dealers' Association of Ontario.

Province of Ontario

I.

County of

of the

To WIT:

in the County of

Make Oath and Say:

- I am the applicant (or a partner or officer of the applicant) herein for membership in The Broker-Dealers' Association of Ontario, and I signed the application.
- 2. The statements of fact made in the application are true.

Sworn before me at the

of

in the County of

this day of

A.D. 19 .

A Commissioner, etc.

FORM 5

The Broker-Dealers Act, 1947

CERTIFICATE OF MEMBERSHIP

IN THE BROKER-DEALERS' ASSOCIATION OF ONTARIO

This is to certify that

is a member of

The Broker-Dealers' Association of Ontario for the period......to.....

(Caal)

Secretary

(Seal)

FORM 6

The Broker-Dealers Act, 1947

THE BROKER-DEALERS' ASSOCIATION OF ONTARIO

APPLICATION FOR ASSOCIATE MEMBERSHIP

Application for associate membership in The Broker-Dealers' Association on Ontario is hereby made as salesman for....

(Name of Employer) and the following statements of fact are made in respect of this application:

- 1. (a) Name in full
 - (b) Place of residence
 - (c) Present business address

- (d) Address to which all official communications from the Association may be sent
- 2. During one year immediately preceding the date of this application I have resided at:
- Following are particulars of my occupation during the last five years:

Name and Address of Employer	Nature of Business of Employer	Period of Employment From: To: (Give dates)	Residence during the Em- ployment (City, street and number)

- 4. Has the applicant been:
 - (a) charged, indicted or convicted under any law of any country, or state or province thereof, regarding the sale of securities or fraud or theft in connection therewith, or been named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security? (Give particulars.)
 - (b) charged, indicted or convicted under any other law of any country, or state or province thereof?
 (Do not include highway traffic offences.)
 (Give particulars.)
- Has judgment been rendered against the applicant in any civil court for damages arising from fraud? (Give particulars.)
- 6. Are there any proceedings now pending against the applicant which may lead to indictment, conviction, or injunction? (Give particulars.)
- 7. Has the applicant ever been discharged by any employer for any cause involving fraud in connection with a trade in any security, or for any criminal offence? (Give particulars.)
- 8. Has the applicant heretofore been licensed or registered to sell securities in any country, province or state? (Give particulars.)
- Has the applicant been refused a licence or registration to sell securities in any country, province or state? (Give particulars.)
- Has any licence or registration to sell securities granted to the applicant been suspended or cancelled? (Give particulars.)
- 11. Has the applicant ever used, operated under or carried on business under, any name other than the name hereto subscribed as applicant? (Give particulars.)

- 12. Has the applicant been a member of any stock exchange or any brokers', investment dealers' or security dealers' association? (Give particulars.)
- 13. Has the applicant been suspended from any stock exchange or any brokers', investment dealers' or security dealers' association? (Give particulars.)
- 14. To each of the following named persons the business reputation of the applicant is well known and reference may be made to them for further information. (Give at least three names, including one bank manager.)

- Name	Postal Address	Business or Occupation
	τ.	

15. The following are particulars relating to the applicant:

Age....Married or Single.....
Citizen of what Country......
Male or Female......

Dated at.....this.....day of.....19

Signature of Applicant

AFFIDAVIT

In The Matter of The Broker-Dealers' Association of Ontario

Province of Ontario
County of

of the

To Wit:

in the County of
Make Oath and Say:

1. I amthe applicant herein for associate membership in The Broker-Dealers' Association of Ontario, and I signed the application.

2. The statements of fact made by me in the application are true.

Sworn before me at the

of

in the County of

this day of

A.D. 19

A Commissioner, etc.

CERTIFICATE OF EMPLOYER

To The Board Of Governors:

I have made inquiries from the applicant and from persons acquainted with the applicant, and from reports received as to his ability as a salesman and his integrity believe that he is suitable for associate membership. The information submitted by the applicant in the foregoing application is, to the best of my information and belief, true and correct and I request that the application be granted.

Dated at	
this19 .	Employer
Ву	
	Title of Official Signing

FORM 7

The Broker-Dealers Act, 1947

CERTIFICATE OF ASSOCIATE MEMBERSHIP IN THE BROKER-DEALERS' ASSOCIATION OF ONTARIO

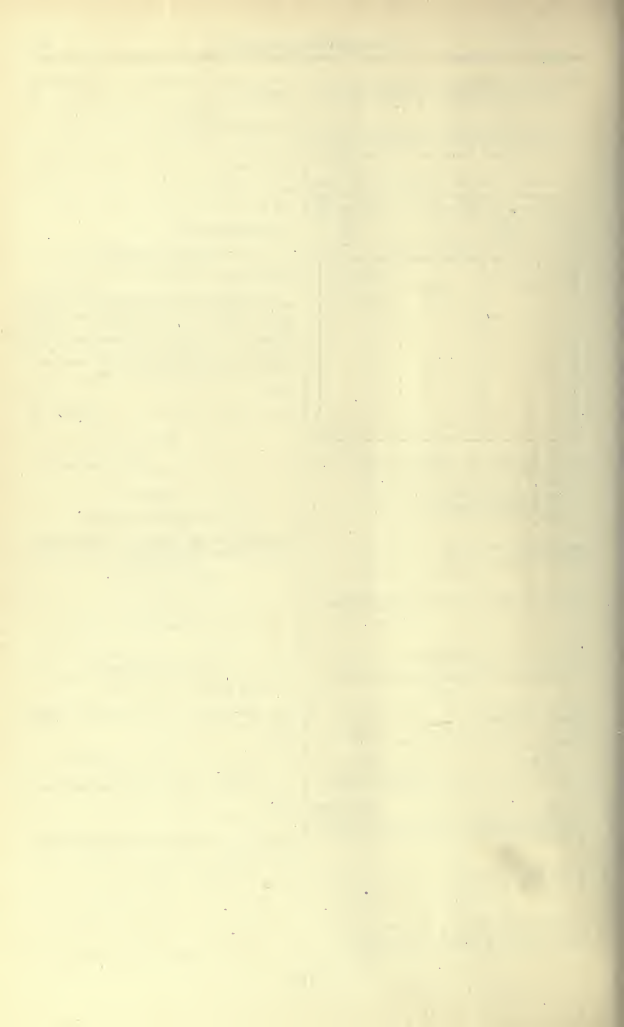
	This is to certify that
	employed by
The l	is an associate member of

The Broker-Dealers' Association of Ontario for the period......to.....

Signature of above-named Associate Member

15

(703)



Publications Under The Regulations Act, 1944

APRIL 17th, 1948

Erratum

THE SUCCESSION DUTY ACT, 1939

In the substituted regulations of Ontario Regulations 52/48, on page 106 (foot pagination) of the Ontario Gazette of the 10th of April, 1948, for regulation number "15." read the number "13." and for regulation number "6." read the number "14.".

THE BROKER-DEALERS ACT, 1947

Over the reference and number of Ontario Regulations 53/48 on page 106 (foot pagination) of the Ontario Gazette of the 10th of April, 1948, insert the words "THE BROKER-DEALERS ACT, 1947".

(776)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 54/48. Amending O. Reg. 218/47. Amending Zones and Industries. Made—6th April, 1948. Filed—7th April, 1948, 2.30 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following sub-regulations:

ORILLIA ZONE

(14) That part of Ontario described in item 14 of Appendix C is designated as a zone, to be known as the "Orillia Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

PETERBOROUGH ZONE

- (15) That part of Ontario described in item 15 of Appendix C is designated as a zone, to be known as the "Peterborough Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

ORILLIA ZONE

14. The Town of Orillia.

PETERBOROUGH ZONE

15. The City of Peterborough.

CHARLES DALEY,
Minister of Labour.

April 6, 1948.

(723)

16

THE MINING ACT

O. Reg. 55/48.
Amending O. Reg. 267/47.
Lands Open for Prospecting.
Made—25th March, 1948.
Filed—7th April, 1948, 3.00 p.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 267/47 are amended by adding thereto the following:
 - The lands described in Schedule 4 shall be open for prospecting, staking out or leasing at 12 noon on the 1st day of May, 1948.

SCHEDULE 4

	Former Lease No.	Former Mining Claim No.	Township or area in which land is situate	Territorial District in which township or area is situate	No. of acres more or less
1	8187	K.K. 2192	Tashota Area	Thunder Bay	42.40
2	8188	K.K. 2193	Tashota Area	Thunder Bay	53.60
3	8186	K.K. 2194	Tashota Area	Thunder Bay	44.20
(70.1)					16

16

THE BEACH PROTECTION ACT, 1946

O. Reg. 56/48. Amending O. Reg. 175/47. Removal of Sand Prohibited from Township of Grantham. Made—25th March, 1948. Filed—7th April, 1948, 3.15 p.m.

REGULATIONS MADE UNDER THE BEACH PROTECTION ACT, 1946

1. Ontario Regulations 175/47 are amended by adding thereto the following:

REMOVAL OF SAND PROHIBITED FROM TOWNSHIP OF GRANTHAM

14a. The taking, removing and carrying away by cart or truck, or by any boat or vessel or other water craft, or by any other vehicle or craft, of any sand from the bed, beach, shore or waters of or adjacent to that part of the shores of Lake Ontario, within the limits of the Township of Grantham, in the County of Lincoln, is prohibited absolutely.

(725)

THE FOREST FIRES PREVENTION ACT

O. Reg. 57/48. Amending O. Reg. 88/46. Defined Forest Area. Made—1st April, 1948. Filed—9th April, 1948, 9.00 a.m.

REGULATIONS MADE UNDER THE FOREST FIRES PREVENTION ACT

Clause a of section 1 of Schedule 3 of Ontario Regulations 88/46 is amended by striking out the names "Murphy" and "Hoyle."

(733)

THE POWER COMMISSION ACT

O. Reg. 58/48. New. Power to acquire lands and construct plant. Made—6th April, 1948. Filed—9th April, 1948, 2.45 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. The Commission is authorized to acquire by purchase, lease, or in any other manner, or without the consent of the owner thereof to enter upon, take possession of, expropriate and use, the land or any part thereof described in Schedule 1.
 - 2. The Commission is authorized to,-
 - (a) construct, maintain and operate works for the production of electrical power or energy by the use of coal, oil or any other means whatsoever on the lands described in Schedule 1;
 - (b) construct, maintain and operate all erections, machinery, plant and other works and appliances for the transmission, transformation, supply and distribution of electrical power or energy from the works in clause a;
 - (c) conduct, store, transmit, transform and supply electrical power or energy and steam for the

- purposes of the Act from the works in clause a; and
- (d) with lines of wires, poles, conduits, pipes, motors, transformers or other conductors, equipment or devices, receive, conduct, convey, transmit, transform, distribute, supply or furnish the electrical power or energy and steam at or from the works in clause a to or from or for any person at any place, through, over, under, along, upon or across any land, public highway or public place, stream, water, watercourse, bridge, viaduct or railway, and through, over, upon or under the land of any person.

SCHEDULE 1

FIRST—All that part of Lot 58 in Concession 1 of the Township of Sandwich West, now in the City of Windsor, lying to the west of the westerly limit of Main Street according to Registered Plan No. 1004 for the City of Windsor; EXCEPTING thereout Sandwich Street and River Road:

SECONDLY—All that part of Lot 57 in Concession 1 of the Township of Sandwich West lying to the west of the westerly limit of the lands of the Essex Terminal Railway; EXCEPTING thereout Main Street, Sandwich Street and River Road:

THIRDLY—All that part of Lot 56 in Concession 1 of the Township of Sandwich West lying to the west of the westerly limit of the lands of the Essex Terminal Railway; EXCEPTING thereout Main Street, Sandwich Street, River Road and all of the beach of the Detroit River in front of the lot, between the River Road and the water's edge of the river:

FOURTHLY—All that part of the bed of the Detroit River lying in front of Lots 56, 57 and 58 in Concession 1 of the Township of Sandwich West and described as follows: commencing where the water's edge of the Detroit River meets the southerly limit of Lot 56, being the south-west angle of Lot 56; thence westerly along the production of the southerly limit of Lot 56, 149.82 feet, more or less, to the channel bank of the river; thence northerly along the channel bank upstream along the following courses and distances, north 17° 55' east magnetic bearing, 574.63 feet; north 15° 11' east magnetic bearing, 316.8 feet; north 19° 04' east magnetic bearing, 372 feet, more or less, to its intersection with the westerly production of the northerly limit of Lot 58; thence easterly along the production, 136 feet, more or less, to the water's edge being the north-west angle of Lot 58; thence southerly along the water's edge of the Detroit River to the point of commencement.

(748)

THE TOURIST CAMP REGULATION ACT, 1946

16

O. Reg. 59/48. Amending O. Reg. 62/47. Licence Fees and Amendments to Specifications. Made—1st April, 1948. Filed—12th April, 1948, 9.00 a.m.

REGULATIONS MADE UNDER THE TOURIST CAMP REGULATION ACT, 1946

1. Subregulation 2 of regulation 6 of Ontario Regulations 62/47 is revoked and the following substituted therefor:

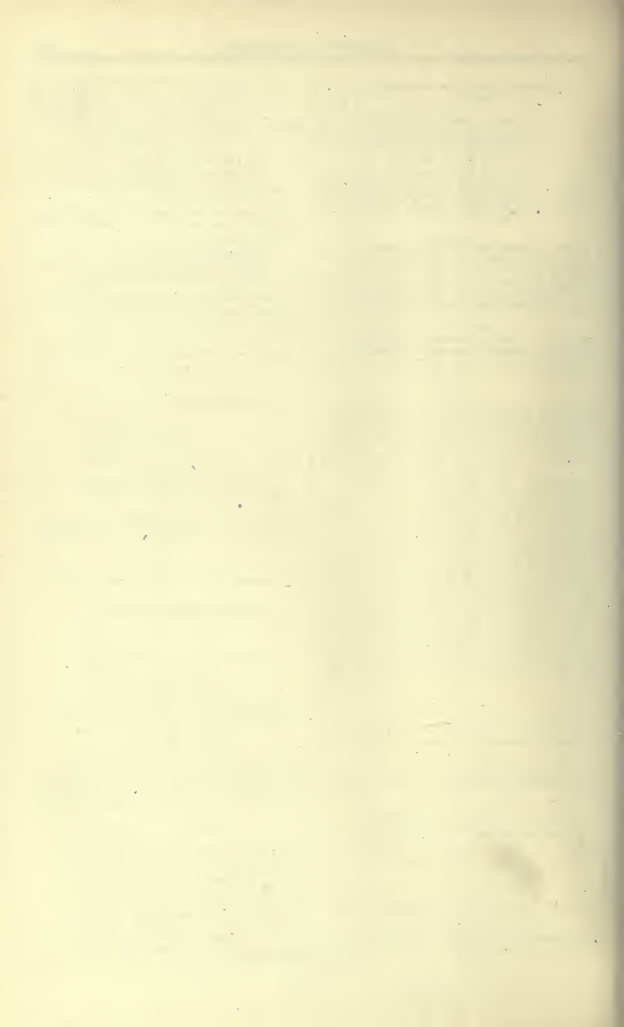
- (2) Where a licence issuer is a clerk of a municipality, the licence fee,—
 - (a) may be retained by the clerk where under the terms of his employment with the municipality the clerk is entitled to retain fees for his own use; or
 - (b) shall be paid by the clerk to the municipality where under his terms of employment with the municipality the clerk is not entitled to retain fees for his own use.
- 2.—(1) Regulation 13 of Ontario Regulations 62/47 is amended by adding thereto the following:
 - (bb) the cabin, where it has more than one apartment, has an unbroken dividing wall separating the apartments constructed of,—
 - (i) 4 inches of solid brick or hollow clay, clay-tile, concrete or cinder block laid in cement or cement-lime mortar; or

(ii) at least 2-inch by 4-inch wood-studs set at not more than 16-inch centres faced on both sides by at least ½-inch-thick building board or at least ¾-inch-thick gypsum lath with the spaces between the studs filled with mineral wool,

and plastered on both sides with a base-coat of gypsum hard-wall-plaster at least 3/8 inch in thickness and a finishing-coat of hydrated lime-putty and plaster of Paris.

- (2) Clause h of regulation 13 of Ontario Regulations 62/47 is revoked and the following substituted therefor:
 - (h) the minimum distance between cabins is 12 feet and a cabin is not closer than 6 feet to any side or rear boundary of the camp;
- 3. Regulation 18 of Ontario Regulations 62/47 is revoked.

(749)



Publications Under The Regulations Act, 1944

APRIL 24th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 60/48. Replacing O. Reg. 70/45. Schedule for Barbering Industry in the Toronto Zone. Made—8th April, 1948. Filed—13th April, 1948, 2.45 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 70/45 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE TORONTO ZONE

- 1. No work shall be performed in the barbering industry in the Toronto zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Toronto Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3.—(1) The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on,—
 - (i) Monday, Tuesday, Thursday and Friday;
 - (ii) Wednesday or Saturday,

between 8 a.m. and 6 p.m. or 9 a.m. and 7 p.m.

- (2) The employer shall elect,-
- (a) under subclause ii of clause b of subsection 1, the day; and
- (b) under clause b of subsection 1, the hours of the day,

during which work is to be performed in his shop.

- (3) The days and the hours of the day during which work is to be performed in a shop shall be,—
 - (a) posted conspicuously in the shop; and
 - (b) registered with the advisory committee.

- (4) The employer shall give 30 days' notice in writing to the advisory committee of a change in the,—
 - (a) days; or
 - (b) hours of the day,

during which work is performed in his shop.

- 4.—(1) No work shall be performed in the industry on Sunday or on a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday and Saturday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following Classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be \$30 a week plus 60 per cent of the proceeds in excess of \$43 from the work performed by Class A employees, and 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of,—
 - (a) \$18 a week for 21 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday and Friday; and
 - (ii) 9 hours a day on Saturday or Wednesday;
 - (b) \$16 a week for 18 hours of work to be performed,—
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday, Wednesday or the day before a holiday;
 - (c) \$14 a week for 15 hours of work to be performed,—
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday, Wednesday or the day before a holiday;
 - (d) \$12 a week for 12 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday, Wednesday or the day before a holiday;

- (e) \$10 for 9 hours of work to be performed on,-
 - (i) Saturday or Wednesday; or
 - (ii) the day before a holiday; and
- (f) \$7 for 9 hours of work to be performed on a day,—
 - (i) other than Saturday or Wednesday; or
 - (ii) before a holiday.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (h) laundry service; or
 - (c) operating expenses.
- 8.—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plainhaircut or trim, persons 15 years and	50 cents
(b)	haircut or trim, persons 15 years and	
	over	
(c)	haircut, persons under 15 years	35 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	shampoo, plain	50 cents
(g)	shave	30 cents
(\bar{h})	singe	35 cents
(i)	razor honing	50 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(760)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 61/48. Amending O. Reg. 218/47. Zones and Industries. Made—14th April, 1948. Filed—14th April, 1948, 10.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

KITCHENER-WATERLOO ZONE

(16) That part of Ontario described in item 16 of Appendix C is designated as a zone, to be known as the "Kitchener-Waterloo Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

OSHAWA ZONE

- (17) That part of Ontario described in item 17 of Appendix C is designated as a zone, to be known as the "Oshawa Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

KITCHENER-WATERLOO ZONE

16. The cities of Kitchener and Waterloo.

OSHAWA ZONE

17. The City of Oshawa.

CHARLES DALEY, Minister of Labour.

April 14, 1948.

(762)

17

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 62/48. New. Waterloo Suburban Roads Commission. Made—15th April, 1948. Filed—17th April, 1948, 10.30 a.m.

REGULATIONS MADE UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. In the case of the City of Waterloo in the County of Waterloo, a commission shall be appointed as in section 42 of the Act provided.
- 2. The name by which the commission is to be designated shall be "The City and County of Waterloo Suburban Roads Commission".

(798)

17

THE INDUSTRIAL STANDARDS ACT

O. Reg. 63/48.
Amending O. Reg. 218/47.
Zones and Industries.
Made—17th April, 1948.
Filed—17th April, 1948, 11.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

BARRIE ZONE

(18) That part of Ontario described in item 18 of Appendix C is designated as a zone, to be known as the "Barrie Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

SMITH'S FALLS ZONE

(19) That part of Ontario described in item 19 of Appendix C is designated as a zone, to be known as the "Smith's Falls Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which

may be designated or defined in Part IV as an industry for the purposes of the Act.

2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

BARRIE ZONE

18. The Town of Barrie.

SMITH'S FALLS ZONE

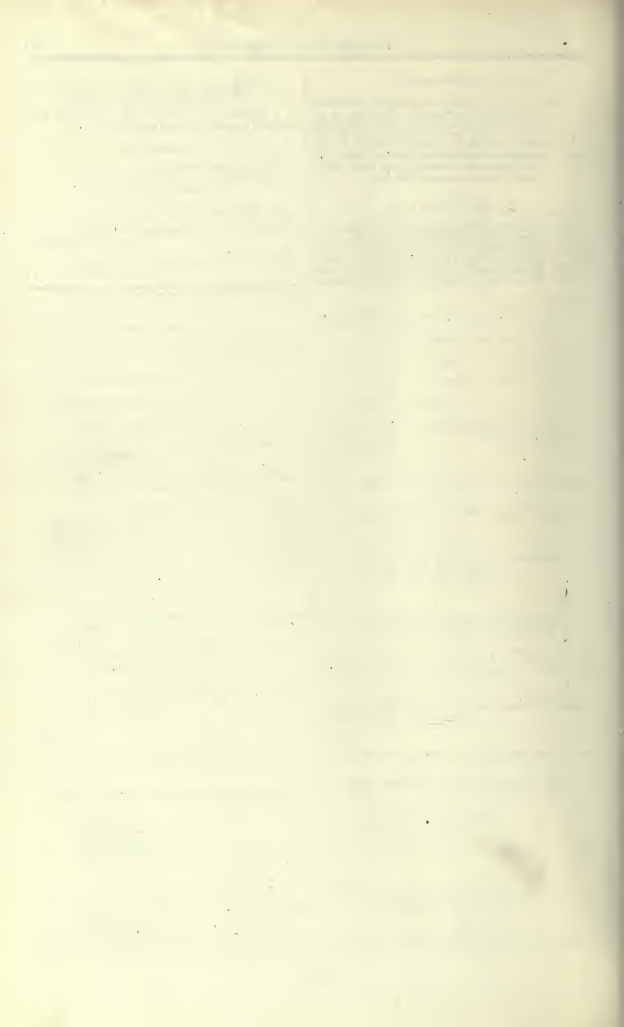
19. The Town of Smith's Falls.

CHARLES DALEY, Minister of Labour.

April 17, 1948.

(797)

17



Publications Under The Regulations Act, 1944

MAY 1st, 1948

	=
THE ELECTION ACT AND THE VOTERS' LISTS ACT	MUNICIPAL CLERKS ACTING AS CLERKS TO REVISING OFFICERS
O. Reg. 64/48. New.	7. For every day upon which one or two sittings were actually held 10.00
Fees. Made—22nd April, 1948. Filed—22nd April, 1948, 3.00 p.m.	For every day upon which three sittings were actually held
	RETURNING OFFICER
REGULATION MADE UNDER THE ELECTION ACT AND THE VOTERS' LISTS ACT	8. (1) (a) Where election is by acclamation\$300.00
The fees and expenses to be allowed to the officers	(b) Where election is contested 600.00
and other persons for their services and disbursements shall be as set forth in the Schedule.	(2) In an electoral district where any enumeration is required, an additional
SCHEDULE	fee of 1c per name for every name on the lists prepared by the enumerators
CHAIRMAN OF THE BOARD	as finally revised. (Including in all cases all services
1. (1) For every electoral district for which the Board acts	connected with the holding of the election from the date of receiving
(2) For services in carrying out the provi-	the writ, except for proof reading where lists are printed under Part IV
sions of Part V of The Voters' Lists Act, an additional 50.00	of <i>The Voters' Lists Act.</i>) 9. For proof reading under Part IV 100.00
MEMBERS OF THE BOARD	10. To pay election clerk
2. For every member of the Board, for every meeting of the Board actually attended as	(a) where election is by acclamation. 175.00
certified by the Chairman	(b) where election is contested 300.00
3. (1) Where one electoral district is involved 200.00	11. To pay one constable attending nomination 6.00
(2) For each additional entire electoral dis-	12. Actual and necessary disbursements for postage, cartage, express, printing etc.,
trict within the county or district, an additional	and rent of office.
(3) For each additional electoral district a	13. Mileage—except in a city forming a separate electoral district or divided into electoral districts program are electoral districts.
part only of which is within the county or district, an additional	toral districts—posting proclamation, ap- pointing and swearing deputies and deliver- ing polling lists, etc., and for necessary
CLERK OF THE PEACE	travelling in connection with the perform- ance of duties imposed by the Act or at the
4. For getting in, proof reading and distribut- ing Part III of the Voters' Lists, for each	request of the Clerk of the Crown in Chan- cery or Chief Election Officer to be certified
100 names 0.10	by the chairman of the board, per mile each way 0.10
5. Amounts actually disbursed for additional	(In lieu of mileage at the above rate where it is necessary to hire vehicle for transporta-
or other assistance authorized by the Board and approved by the Chief Election Officer.	tion, the reasonable amounts actually paid for hire of vehicles on the production of
REVISING OFFICERS	vouchers to be certified by the chairman of the board.)
6. (1) Where one sitting only is held on one	14. An additional and special allowance upon the recommendation of the election board
day	approved by the Chief Election Officer in consideration of special difficulties caused
one day, for each sitting	by the remoteness of polling places, lack of transportation facilities or extent of the
and	territory comprised in the electoral district, not exceeding per day
Actual and necessary travelling ex- penses while absent from the munici- pality in which he resides as certified	DEPUTY RETURNING OFFICER
by the Revising Officer and Chairman of the Board.	15. Holding poll, including all services in connection therewith and making returns 12.00

16. To pay poll clerk	8.00
17. To pay constable, when employed with approval of returning officer	6.00
Mileage, except in a city forming a separate electoral district or divided into electoral districts, actually travelled returning ballot boxes to returning officer, to be certified by returning officer, per mile each way	_ 0.10
OFFICERS FURNISHING LISTS OR COPIES THER	EOF
18. For every copy of a voter's list or any part thereof, or of changes made therein on appeal or complaint, exclusive of any printed list or any printed matter, payable by the person to whom the same is supplied (but not including copies of the list or any part thereof furnished to any returning officer for use at an election as required by law) for every ten names	0.06
19. For furnishing copies of voters' lists to any returning officer for use at an election as required by law per polling place, but to include all copies furnished	1.00
and	
For every name not printed but written or corrected or added on each copy so furnished, per name	0.01
provided that when the polling lists are printed in alphabetical order or according to street numbers as provided in section 76 of <i>The Election Act</i> , the clerk of the peace	
shall be allowed his actual expenditure for the printing of the lists and three cents per name for every name entered on the polling list to cover all costs of preparing, revising, checking and proof reading the list and his certificate thereon.	
ENUMERATOR UNDER PART IV	
20. For all services including typing of lists	32.00
21. Where number of names on list exceeds 250, for each name in excess of 250	0.08
LANDLORD OF POLLING PLACE	
22. For preparing and subsequent cleaning of each polling place	3.00
(847)	. 18

THE VOTERS' LISTS ACT

O. Reg. 65/48. New. Forms. Made—22nd April, 1948. Filed—22nd April, 1948, 3.15 p.m.

REGULATIONS MADE UNDER THE THE VOTERS' LISTS ACT

1. The following forms numbered 3 to 19, both inclusive, are prescribed for use in carrying out Parts III, IV and V of the Act,—

FORM 3

THE VOTERS' LISTS ACT

(Referred to in Section 59)

NOTICE OF SITTINGS OF REVISING OFFICER

TAKE NOTICE that sittings of the Revising Officers for the purpose of hearing complaints or appeals with regard to the voters' lists to be used at the election of a member of the Assembly pending for the Electoral District of will be held at the times and places set forth in the schedule hereinafter set out:

SCHEDULE

Name of Municipality	Date and Hour of Sittings	Place of Sittings	Clerk of Revising Officers
	·		

will be the Revising Officer for the above mentioned municipality or municipalities (as the case may be).

AND FURTHER TAKE NOTICE that the list to be so revised is Part I and III of the voters' list prepared for the municipality or municipalities (as the case may be).

AND FURTHER TAKE NOTICE that any voter who desires to complain that his name or the name of any person entitled to be entered on the said list has been omitted from the same, or that the names of any persons who are not entitled to be voters have been entered thereon, may on or before the day of apply, complain or appeal to have his name or the name of any other person entered on, or removed from the list.

AND FURTHER TAKE NOTICE that such appeals must be by notice in writing in the prescribed form, signed by the complainant in duplicate and given to the Clerk of the Revising Officer or left for him at his address as stated above.

(Signed)

Chairman of the Election Board for the County of

Dated this

day of

, A.D. 194 .

FORM 4

THE VOTERS' LISTS ACT

(Referred to in Sections 60 and 125)

APPOINTMENT OF CLERK TO THE REVISING OFFICER

TO ALL WHOM IT MY CONCERN:

This is to give notice that Mr.
of the of in the of
has been appointed Clerk to Mr.
, who is assigned as Revising
Officer to revise the voters' list for

(insert description of territory in which Revising Officer is to act) and that such appointment has been made by resolution of the Election Board for the County (or District, or Provincial Judicial District) of

passed the day of , A.D. 194 .

Dated this day of , A.D. 194 .

Chairman.

FORM 5

THE VOTERS' LISTS ACT

(Referred to in Sections 62 and 63)

NOTICE OF COMPLAINT OR APPEAL

(This notice must not apply to the lists for more than one Polling subdivision)

To...., Clerk of the.....
for the.....of....

I,..., a person entered or entitled to be entered on the voters' list in the abovementioned municipality in the electoral district of ..., complain that the persons whose names are set forth in List No. 1, are entitled to be on the voters' list for the above-mentioned polling subdivision, but are omitted from the said list; that the persons whose names are set forth in List No. 2 are incorrectly described in the said list; that the persons whose names are set forth in List No. 3 ought not to have been entered on the voters' list for the above-named polling subdivision; and take notice that I intend to apply to the Revising Officer in respect thereof pursuant to the statute in that behalf.

(Signed)

Dated this

day of

, A.D. 194

LIST No. 1

(Showing voters omitted from or not entered on the Voters' List)

Names of Persons	Address	Occupa- tion	Condition (Here write letters: "M." meaning Married; "B." meaning Bachelor; "W'er" meaning Widower; "M.W." meaning Widower; "M.W." meaning Spinster; "W." meaning Widow; "S.F." meaning Widow; "S.F." meaning Soldiers' Franchise.
3,			

LIST No. 2

(Showing persons whose names are wrongly stated in Voters' Lists)

Names of Persons	Address as Stated in List	The Errors in Statement upon Voters' List
		·

LIST No. 3

(Showing persons whose names ought not to have been on Voters' List)

Names of Persons	Address as Stated in List	Grounds on Which Such Persons' Names Ought not to be on the Voters' List
		•
		-

FORM 5a

THE VOTERS' LISTS ACT

(Referred to in Sections 62 and 63)

Voters' Notice of Complaint

(For use by individual complainants)

ELECTORAL DISTRICT OF.....

(11010 visory name of Hameepassey)

- (1) I am a British subject by birth,
 (If naturalized, cross out "birth," write in
 "naturalization" and give date of your certificate.
 Naturalized citizens must bring their certificates
 of naturalization with them when their appeals
 are to be heard.)
- (2) My occupation is......(In case of women, give occupation and also state whether married, widowed or single.)
- (3) I have resided in Canada since.....

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to

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D

THE ONTAR	110
(4) I have been living at	Des Te
(5) I am over 21 years of age. And Take Notice that I intend to apply to the adge in respect thereof, pursuant to the statute in lat behalf.	
Dated thisday of	the is any whice office the is
FORM 6 THE VOTERS' LISTS ACT	the
(Referred to in Sections 67 (1), 102 (1), 126)	
CERTIFICATE OF REVISING OFFICER ON LIST	
I, , having been popointed Revising Officer for ere insert name of municipality or electoral district or ther description of territory for which Revising Officer is act) do hereby certify that the above is a correct pay of the list of voters to be used at the election now rending in the Electoral District of	of by S appo
(Signed) Revising Officer.	to a the and
ated this day of 194 .	a Ch
Form 7	
PROCLAMATION	
THE VOTERS' LISTS ACT	

PART V

(Referred to in Section 114)

NOTICE OF PREPARATION OF VOTERS' LISTS IN TERRITORY WITHOUT MUNICIPAL ORGANIZATION

Electoral district of

Public Notice is hereby given pursuant to Section 114 of *The Voters' Lists Act* of the Preparation of the Voters' Lists in this Electoral District.

Take Notice that all persons qualified to vote at the pending election to the Legislative Assembly are hereby called upon to attend at the times and places hereunder mentioned for the purpose of having their names enrolled upon the Voters' Lists to be used at the said election.

And Further Take Notice that enumerators will be in attendance at the following times and places for this purpose:

SCHEDULE

Description of Territory	Place of Sittings	Date and Hour of Sittings	Enumera- tor
			,

APPEALS with respect to the omission of voters or improper enrolment of any alleged voter, or as to error made by the enumerator as to the place at the a voter may vote may be made to the revising er at the time and place appointed by him to revise lists as set out in the notice respecting sittings of revising officer.

Chairman, Election Board.

FORM 8

THE VOTERS' LISTS ACT

Part V

(Referred to in Section 115)

APPOINTMENT OF CHIEF ENUMERATOR FOR THE ELECTORAL DISTRICT

Know you that in pursuance of the authority given Section 115 of *The Voters' Lists Act* you have been binted Chief Enumerator for the Electoral District

ct as such Chief Enumerator in accordance with provisions of The Voters' Lists Act, and to perform have all the duties imposed upon or exercisable by nief Enumerator under the said Act.

Given under my hand this......day of

Chairman of the Election Board.

FORM 9

THE VOTERS' LISTS ACT

(FORM 30)

(Referred to in Section 117)

OATH OF CHIEF ENUMERATOR PREPARING VOTERS' LISTS IN UNORGANIZED TERRITORY

I,		 	,
of the	of	 	
in the District of			
Ontario, the Chief			
The Voters' Lists A.			
for the Electoral I			
District) of	` •		

(Describing such portion) in the Province of Ontario, do hereby solemnly swear that I will well and faithfully discharge the duties assigned to me by the said Act without fear or partiality;

	all respects, to the b		Form 12
God.	id Met and to the	iaw. So help me	THE VOTERS' LISTS ACT
	e me, at the		APPOINTMENT OF REVISING OFFICERS
	, and Province	e of Ontario, this	(Referred to in Section 78 or 84, Part IV)
·	or County Judge, a		The Voters' Lists Act
(2 13.1 (11			То
	FORM' 10		(Name)
THE	VOTERS' LISTS	ACT	(Address)
	Part, V		(Address)
(Ref	erred to in Section 1	124)	
	TINGS OF REVISING THOUT MUNICIPAL		(Occupation)
TAKE NOTIO The Voters' Lists vising Officer (or under named, on t mentioned, to revi to hear complaints	Electoral District of CE that pursuant Act, Sittings will be Officers as the case the dates and at the se the lists made by so, to correct errors a mine all appeals in ists.	to Section 124 of the held by the Re- se may be) here- e times and places the enumerators, and omissions and	In pursuance of the authority given by Section 78 or 84 of Part IV of <i>The Voters' Lists Act</i> you are hereby appointed to be one of the Revising Officers for the Electoral District of
	SCHEDULE		said Act.
Place of	Description of Territory	Date and Hour of Sitting	Given under my hand thisday of
Sitting	Territory	or Sitting	, 19
		·	for theof
Revising Officer.		will be the	T 42
	ER TAKE NOTION		FORM 13 THE VOTERS' LISTS ACT
plaints and Appeals must be presented to the Revising Officer at the times and places mentioned in this notice.		oned in this notice.	OATH OF REVISING OFFICER
	Chairman of the	Election Board.	(Section 83, Part IV)
	FORM 11		I,
(Ret	ferred to in Section .	124)	of the of
` "	VOTERS' LISTS	· ·	ofto act in the capacity o
	Part V		Revising Officer for Polling subdivisions numbered
Appoint	MENT OF REVISING	Officer	in the Electoral District ofswear (or solemnly affirm) that I am legally qualified to act as Revising Officer, and I will act faithfully in
In pursuance of the authority given by Section 124 of <i>The Voters' Lists Act</i> you are hereby appointed Revising Officer for the Electroal District of		eby appointed Re- ict of	that capaicity without partiality, fear, favour, o affection, so help me God.
partiality, fear, favour or affection, and to perform and have all the duties and powers imposed upon or exercisable by a Revising Officer under the said Act.		nd to perform and osed upon or exer-	Sworn (or affirmed) before me at the
Given under n	ny hand this	day of	
	, 19		A Commissioner, etc. (or as the case may be).
•			(0. 30 100 0000 100)
	of	he Election Board.	Revising Officer.

. 129

FORM 14

THE VOTERS' LISTS ACT

(Section 82, Part IV)

(2000,02) 2 000 2 7 /
Appointment of Clerk to the Revising Officer
ToName
Address
Know you that in pursuance of the authority given by Section 82, Part IV, The Voters' Lists Act, you are hereby appointed Clerk to the Revising Officer for polling subdivisions Nos
Given under my hand thisday of
, 19
•
Chairman of the Election Board.
for
Form 15
THE VOTERS' LISTS ACT
(Section 82, Part IV)
OATH OF CLERK OF REVISING OFFICER
I,
Sworn (or affirmed) before me at the
ofthisday of
19
A Commissioner, etc. (or as the case may be).
Clerk to Revising Officer.
Form 16
FORM 16
THE VOTERS' LISTS ACT
Part IV
Notice of Preparation of Voters' Lists

For the Provincial Election in Cities and Towns with a Population of 10,000 or over, and in Townships bordering on Cities having a population of 100,000 or over.

NOTICE OF SITTINGS of the Revising Officers in the Electoral District of.....

AND FURTHER TAKE NOTICE that sittings will be held by the revising officers at the times and places set forth in the schedule hereinafter set out. Any person qualified to vote at the pending election to the Legislative Assembly and whose name has been omitted from, or incorrectly entered in, the enumerator's list of voters is called upon to attend at the times and places hereunder mentioned for the purpose of having their name enrolled upon the voters' lists to be used at the said election. Complaints which have been properly filed with reference to names wrongfully entered upon the enumerator's lists will be heard at these sittings.

Voters' Lists for this Electoral District will be open for public inspection at the office of the Returning Officer located at ... between the hours of ... and ... in the forenoon, and ... and ... in the afternoon and from ... to ... in the evening, on ... day, the ... day of ... 19.

The Lists may also be inspected at the office of the Clerk of the Municipality between the hours of in the forenoon and in the afternoon on and after ..., the between the hours of in the forenoon, and in the afternoon on and after day, the day of 19.

SCHEDULE

Registration and Revising District No. 1, includes Polling Subdivision Nos.....bounded as follows: (Insert boundaries.)

(or as the case may be)

POLLING SUBDIVISION No.....

Sittings will be held for Registration and Revising
District Noatat
between the hours of in the forenoon and
in the afternoon ofday, the
(or as the case may be)

Registration and Revising Officer (Name)

Clerk to Revising Officer....(Name)

(Address)

NOTE

74. Within four days after the posting up of the polling subdivision list by the enumerators as provided in section 73, any person whose name has been entered on any of the said polling subdivision lists in the electoral district, may file with the proper clerk of the revising officer appointed for the polling subdivision, a complaint that there has been included in the polling subdivision list as compiled by the enumerators, the name or names of persons who should not be entered therein. Such complaint shall be prepared according to Form 26 and shall set out the reasons for complaining, and shall be accompanied by an affidavit of the com-

plainant, Form 27, and the same shall be filed with such clerk of the proper revising officer not later than the first day appointed for the sittings of the revising officer.

Copies of Form 26 and 27 may be obtained upon application to the Returning Officer or to the Clerk of the Municipality.

- 86. Any person resident in any polling division included in the registration district, whose name has not been included or has been incorrectly included by the enumerator in the list of voters for such polling subdivision, may apply at the registry office for the registration district to have his name included in the list or to cause the entry in the list relating to him to be corrected.
- 87. Every person so applying shall sign an application, Form 29, in which all the information required by the said form shall be sufficiently filled in, either by the applicant personally or by a revising officer at the applicant's request, and before entering the name of any such person in the list of voters or before correcting such list, as the case may require, the revising officer shall satisfy himself that the applicant understands the effect of the statements in the application and that he is entitled to have his name included in the list or to have the list corrected pursuant to his request.
- 88. Whenever the language of the applicant is not understood by the revising officer, an interpreter may be sworn and may act; in the event of inability to secure an interpreter, the application shall, for the time being, be refused.
- 89. If it appears to the revising officer that the applicant understands the effect of the statements in the application, Form 29, and that the applicant's name should be included in the list, or that the amendment thereof which he requests should be made, he shall certify accordingly by signing the said application.
- 90. If, in the opinion of the revising officer, the statements made by the applicant in his application do not show that the applicant is entitled to have his name included in the list, or to have the list amended as requested, he shall advise the applicant that his application is refused, stating the reasons for such refusal, which reasons he shall endorse on the application form.
- 91. If any person who claims to be entitled to have his name included in the list of voters or have the entry relating to him therein corrected, is unable personally to attend the registration and revising sittings by reason of sickness, disability, or necessary, temporary, unavoidable and bona fide absence from the municipality in which the registration area is included, then a relative or such person by blood or marriage, or his employer may, if he has a sufficient knowledge of the facts, appear before the revising officer and complete the application, Form 29, to have such person's name included in the list of voters, or to have the list corrected, as the case may be.
- 92. If the relative by blood or marriage, or the employer so appearing, substantiates,—
 - (a) the cause for the non-appearance of the person immediately concerned to be as hereinbefore set forth;
 - (b) the existence of a relationship by blood or marriage or the relationship of employer and employee; and
 - (c) the facts relevant to the qualification, name, address or identity of the person immediately concerned so far as such facts are requisite to cause the name of such person to be included in the list, or to cause the list to be corrected,

as the case may be, the revising officer may act upon such application as if the person immediately concerned had appeared in person before him.

Form 29, referred to in Section 87, may be obtained from the Revising Officer.

FORM 17

Part V

THE VOTERS' LISTS ACT

(Referred to in section 117)

OATH OF ASSISTANT ENUMERATOR

I,....make oath and say:

1. That I have set down in the voters' fist for

(Describe the territory for which the deponent is Enumerator)

according to the best of my information and judgment the name of every person entitled to be entered thereon.

- 2. That I have not entered upon the said list the name of any person which I have any reason to believe ought not to be entered thereon.
- 3. That I have not intentionally omitted from the said list the name of any person which I had any reason to believe ought to be entered thereon.
- 4. That I have to the best of my knowledge and belief discharged the duties required of me by *The Voters' Lists Act*.

Sworn before me at...,
in the District of...,

this...., 194....

County or District Judge or Police Magistrate, J.P. or Chief Enumerator.

FORM 18

FORM TO BE USED BY ENUMERATORS WHEN MAKING HOUSE TO HOUSE CANVAS IN PREPARING VOTERS' LISTS IN CITIES AND TOWNS (POPULATION 10,000 AND OVER), AND IN TOWNSHIPS BORDERING ON CITIES HAVING A POPULATION OF 100,000 OR OVER.

THE VOTERS' LISTS ACT

Part IV No
19
Electoral District of
Polling Subdivision No
Street and Number

Name of every man and woman who is of the full age of twenty-one years, is a British subject, is not disqualified under *The Election Act*, or otherwise by law prohibited from voting, is and has been for a period of twelve months next preceding the day of polling a resident and domiciled in Canada, and is ordinarily

resident in this polling subdivision at the date of the issue of the Writ of Election, namely the......day of......

_	Name (Surname first and Christian name in full)								 Occupa- tion									State if Married, Widower, Bachelor,								Married Woman, Widow, Spinster																	
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Information given by

FORM 19

THE VOTERS' LISTS ACT

Part IV

(Section 104)

FORM OF PRINTED CERTIFICATE TO BE USED BY RETURNING OFFICERS ON POLLING SUBDIVISION LISTS

"I,..., Returning Officer for the Electoral District of..., do hereby certify that the attached printed list of Voters, accurately sets out the names, addresses and occupation of the persons referred to in the list as finally revised by the Revising Officer for Polling Subdivision....."

(848)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 66/48. New and Replacing O. Reg. 97/44. Schedule for the Barbering Industry in the Belleville Zone. Made—22nd April, 1948. Filed—26th April, 1948, 10.30 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 97/44 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BELLEVILLE ZONE

1. No work shall be performed in the barbering industry in the Belleville zone except in accordance with this schedule.

2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Belleville Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8 a.m. and 7 p.m.; and
 - (ii) 11 hours of work to be performed on Saturday between 8 a.m. and 9 p.m.
 - 4. No work shall be performed in the industry on,-
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday except the Wednesday in the week in which Christmas Day is celebrated.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages.
 - Class B—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class C—A person who is given part-time work or casual employment on a percentage or commission.

MINIMUM RATES OF WAGES

- 6. The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$35 a week for Class A employees;
 - (b) \$25 a week plus 50 per cent of the proceeds in excess of \$35 from the work performed by Class B employees; and
 - (c) 70 per cent of the proceeds from the work performed by Class C employees.
- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8,—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plain	50 cents
(b)	haircut or trim, adult	50 cents
(c)	haircut, child	35 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	shampoo, plain	50 cents

(g)	shave											25	cents
(h)	singe											2.5	cents
(i)	razor honing.											50	cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium,

(862)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 67/48. New and Revoking O. Reg. 39/46. Schedule for Barbering Industry in Guelph Zone. Made—22nd April, 1948. Filed—26th April, 1948, 10.40 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 39/46 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE GUELPH ZONE

- 1. No work shall be performed in the barbering industry in the Guelph zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Guelph Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 9 a.m. and 6 p.m.;
 - (ii) 9 hours of work to be performed on Saturday between 9 a.m. and 8 p.m.; and
 - (iii) 3 hours of work to be performed on Wednesday between 9 a.m. and 12 noon.

- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday after 12 noon.
 - (2) Where a holiday occurs during a week,-
 - (a) 8 hours of work may be performed on Wednesday between 9 a.m. and 6 p.m.; and
- (b) 9 hours of work may be performed on the day before the holiday between 9 a.m. and 8 p.m., in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages.
 - Class B—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class C—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6. The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$30 a week for Class A employees;
 - (b) \$25 a week plus 50 per cent of the proceeds in excess of \$33 from the work performed by Class B employees; and
 - (c) (i) \$12 a week plus 50 per cent of the proceeds in excess of \$17 from the work performed by Class C employees for 4 hours of work or less on Monday, Tuesday, Thursday and Friday, 3 hours of work or less on Wednesday and 9 hours of work or less on Saturday;
 - (ii) \$8.50 a week plus 50 per cent of the proceeds in excess of \$11 from the work performed by Class C employees for 9 hours of work on Saturday or the day before a holiday and 4 hours of work or less on Monday, Tuesday, Thursday or Friday or 3 hours of work or less on Wednesday;
 - (iii) \$7 plus 50 per cent of the proceeds in excess of \$9 from the work performed by Class C employees for 9 hours of work or less on Saturday or the day before a holiday; and
 - (iv) \$4.50 plus 50 per cent of the proceeds in excess of \$6 from the work performed by Class C employees for 8 hours of work or less on a day other than Wednesday, Saturday or the day before a holiday.
- No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plain	50 cents
(b)	haircut or trim, adult	50 cents
	haircut, child	
(d)	head rub	25 cents
	ladies' neck clip	
	shampoo, plain	
(0)	shave	30 cents
(h)	singe	25 cents
(i)	razor honing	50 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(863)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 68/48. New and Revoking O. Reg. 160/46. Schedule for Taxicab Industry in Toronto Zone. Made—22nd April, 1948. Filed—26th April, 1948, 10.50 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 160/46 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE TAXICAB INDUSTRY IN THE TORONTO ZONE

1. No work shall be performed in the taxicab industry in the Toronto zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the taxicab industry shall be,— $\,$
 - (a) a regular working-week consisting of not more than 48 hours of work divided into 6 regular working-days; and

(b) a regular working-day consisting of not more than 8 hours of work.

OVERTIME WORK

3. An employee who performs any work in the industry except as provided in section 2 shall be deemed to be doing overtime work.

MINIMUM RATES OF WAGES

- 4.—(1) The minimum rates of wages for all work performed in the industry shall be,—
 - (a) \$27.60 a regular working-week and 75 cents for each hour of overtime work; or
 - (b) \$2.30 for the first 4 consecutive hours or part thereof on duty in a day and after 4 consecutive hours, 57½ cents for each additional consecutive hour up to 4 on duty, and 75 cents for each hour of overtime work.
- (2) Where an employee is not kept on duty and paid at the rate of at least 57½ cents an hour for 4 consecutive hours, immediately after the 4th hour he shall be,—
 - (a) deemed to commence another day on each occasion that he commences to work; and
 - (b) paid the minimum rates set forth in clause b of subsection 1.

DISPATCHERS

5. The minimum rate of wages for dispatchers shall be \$27.50 a week and 85 cents for each hour of overtime work.

OUT-OF-ZONE TRIPS

- 6. While engaged in an out-of-zone trip a driver shall,—
 - (a) not be required to conform to the regular daily hours; and
 - (b) be reimbursed for the reasonable cost for food and lodging while on the trip.

DEDUCTIONS

7. No deductions shall be made from the minimum rates of wages for uniforms except that a driver may be charged 50 per cent of the cost of his uniform supplied by his employer.

ADVISORY COMMITTEE

- 8. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee,—
 - (a) who performs work included in more than one classification of employees; or
 - (b) whose work is only partly subject to the provisions of this schedule.

(864)

Publications Under The Regulations Act, 1944

MAY 8th, 1948

THE WORKMEN'S COMPENSATION ACT

O. Reg. 69/48. Amending O. Reg. 38/47. Made—19th April, 1948. Approved—22nd April, 1948. Filed—26th April, 1948, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

1. Clause b of subregulation 1 of regulation 8 of Ontario Regulations 38/47 as made by Ontario Regulations 47/48 is amended by striking out the word "one-sixtieth" and substituting therefor the word "one-fiftieth".

Made this 19th day of April, 1948.

S. R. JOHNSTON,
Secretary.
D. J. GALBRAITH,
Vice-Chairman.

(865)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 70/48. New. Home Economics and General Shop in Grades IX and X of Public and Separate Schools. Made—15th April, 1948. Approved—22nd April, 1948. Filed—26th April, 1948, 11.10 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

HOME ECONOMICS AND GENERAL SHOP IN GRADES IX AND X OF PUBLIC AND SEPARATE SCHOOLS

INTERPRETATION

1. In these regulations "secondary school" means a grade A or B continuation school or a high school or collegiate institute.

APPLICATION

2. These regulations shall apply to grades IX and X of public and separate schools.

ESTABLISHMENT OF COURSES OF STUDY

3. Every public or separate school board operating grade IX or grades IX and X classes shall establish home-economics and general-shop courses of study for grade IX or grades IX and X, as the case may be.

ADMISSION OF PUPILS FROM OTHER SCHOOLS

- 4.—(1) Where the board of a public or separate school which provides grade IX or X courses of study in home economics and general shop enters into an agreement with 1 or more school boards to provide courses of study in home economics and general shop, it shall admit to the courses pupils of grades VII, VIII and IX and pupils taking the home-economics or general-shop option in grade X, who are enrolled in schools over which the boards sending pupils have jurisdiction.
- (2) Where a board sends pupils to a public or separate school for instruction in home economics and general shop, it shall, subject to section 12 of the Act, provide the pupils with any necessary transportation.
- 5. The board of a public or separate school which provides grade IX or X courses of study in home economics and general shop may charge a board sending pupils to the courses for the use of the accommodation and equipment and for the services of the teachers, but the charge shall not exceed the net cost per pupil to the board for providing the courses.

ARRANGEMENTS WITH VOCATIONAL SCHOOLS

6. The board of a public or separate school in a high school district may arrange for its pupils to take home economics and general shop in a vocational school in the same district.

PLANS OF BUILDINGS AND ROOMS

7. The plans of a building to be erected or of rooms to be provided for home economics or general shop shall be filed with the Minister.

LOCATION AND SIZE OF ROOMS

8. The home-economics and general-shop rooms shall be located above the grade level.

WINDOW SCREENS

9. The windows in the home-economics and generalshop rooms shall be screened.

EQUIPMENT AND FURNITURE

- 10.—(1) The equipment and furniture of the home-economics and general-shop rooms shall be adequate to carry out the home-economics and general-shop courses of study.
- (2) Black-boards and bulletin boards sufficient for class use shall be placed in the rooms in suitable locations.

CATALOGUES

- 11.—(1) The home-economics or general-shop teacher, as the case may be, shall keep an inventory of the home-economics or general-shop equipment and furniture in a catalogue.
- (2) The catalogue shall contain a description of the articles, the dates of purchase, the vendors and the cost to the board.
- (3) The catalogue shall be submitted to the Inspector of Home Economics or the Inspector of Industrial Arts and Crafts, as the case may be, at the time of an inspection.

- 12.—(1) Every home-economics teacher shall check the home-economics equipment and furniture with the entries in the catalogue.
- (2) Every general-shop teacher shall check the general-shop equipment and furniture with the entries in the catalogue.
- (3) The teachers shall, at the end of the school year, bring up to date and initial the catalogue.

RECORDS OF SUPPLIES

- 13.—(1) Every home-economics teacher shall keep in a suitable book a record of supplies purchased for the use of her classes.
- (2) Every general-shop teacher shall keep in a suitable book a record of supplies purchased for the use of his classes.
- (3) The records shall include the cost of the supplies to the board.

DISCONTINUANCE OF COURSES OF STUDY

- 14.—(1) Where a course of study in home economics or general shop is discontinued, the board shall take an inventory of the home-economics and general-shop equipment and furniture.
- (2) The inventory shall set out where the equipment and furniture are stored.
- (3) A copy of the inventory shall be sent to the Deputy Minister of Education before the end of the school year.
- (4) The board shall take an annual inventory of equipment and furniture in storage and send a copy thereof to the Deputy Minister of Education before the end of the school year.

INSTRUCTION

- 15.—(1) Instruction in home economics shall be provided for the female pupils of grade IX and may be provided for the male pupils of grade IX.
- (2) Instruction in general shop shall be provided for the male pupils of grade IX and may be provided for the female pupils of grade IX.
- (3) Instruction in home economics and general shop may be provided for the pupils of grade X.
- 16.—(1) Where the enrolment in grades IX and X is fewer than 10 pupils in each grade, the board may combine the grades for instruction in home economics or general shop.
- (2) Where grades IX and X are combined for instruction in home economics, modifications of the home-economics courses of study may be made upon the recommendation of the Inspector of Home Economics in order to include grades VII and VIII pupils who are admitted under regulation 4.
- (3) Where grades IX and X are combined for instruction in general shop, modifications of the general-shop courses of study may be made upon the recommendation of the Inspector of Industrial Arts and Crafts in order to include grades VII and VIII pupils who are admitted under regulation 4.

MAXIMUM ENROLMENT IN CLASSES

17. The maximum enrolment in a home-economics or a general-shop class shall be 24 pupils.

QUALIFICATIONS OF HOME-ECONOMICS TEACHERS

18. A home-economics teacher for grades IX and X in a public or separate school shall hold an Interim or

Permanent Elementary Home Economics Certificate, Type B.

QUALIFICATIONS OF GENERAL-SHOP TEACHERS

19. A general-shop teacher for grades IX and X in a public or separate school shall hold an Interim or Permanent Elementary Manual Training or Industrial Arts and Crafts Certificate, Type A.

UNQUALIFIED TEACHERS

- 20.—(1) Where after advertising in a newspaper and offering a salary a board is unable to obtain a qualified home-economics or general-shop teacher, the Minister upon the application of the board may accept other qualifications under clause d of section 5 of the Act.
- (2) Where the Minister accepts the qualifications of an unqualified teacher, the board may engage that teacher for all or part of a school year.

DUTIES OF TEACHERS

- 21. A home-economics or general-shop teacher shall,—
 - (a) be under the jurisdiction of the principal of the school in which the course of study in home economics or general shop is taught;
 - (b) be responsible for,
 - (i) the care of equipment and reporting to the board equipment which is not in a satisfactory condition;
 - (ii) effective instruction, class management and discipline;
 - (iii) active co-operation with the other teachers and the principal in securing a suitable selection, arrangement and correlation of the subject-matter and materials of instruction; and
 - (iv) contributing to the maintenance of school discipline and morale;
 - (c) prepare under the direction of the principal requisitions for supplies and for the replacement and repair of equipment;
 - (d) keep a register showing the attendance and work of each pupil;
 - (e) at the end of the school year leave with the principal a record of the work taught in each grade during the school year; and
 - (f) co-operate with the principals and teachers of schools sending pupils to receive instruction in home economics or general shop.

COURSES OF STUDY

22. Instruction in home economics and general shop shall be given in accordance with the home-economics and general-shop courses of study for grades IX and X as prescribed under the Act.

ENLARGEMENT OF COURSES OF STUDY

- 23.—(1) Every home-economics teacher shall prepare an enlargement of the home-economics courses of study and submit it to the Inspector of Home Economics at the time of an inspection.
- (2) Every general-shop teacher shall prepare an enlargement of the general-shop courses of study and submit it to the Inspector of Industrial Arts and Crafts at the time of an inspection.

INSPECTION

- 24.—(1) The Inspector of Home Economics shall, under the direction of the Director of Vocational Education, inspect the home-economics classes in grades IX and X of the public and separate schools.
- (2) The Inspector of Industrial Arts and Crafts shall, under the direction of the Director of Vocational Education, inspect the general-shop classes in grades IX and X of the public and separate schools.

CONTINGENCIES OF GRANTS

- 25.—(1) Where a school is not operated in compliance with these regulations, the Minister may withhold the whole or any part of the grants to the board.
- (2) Expenditures for home-economics and generalshop equipment and furniture on which a board intends to claim a general legislative grant shall be submitted to the Minister for his approval before the expenditures are made.
- (3) Every application for the approval of the Minister shall be accompanied by a list in duplicate showing a description of the articles, exact quantities, approximate prices and totals.
- (4) Where in any year the amount voted by the Legislature for the grants under these regulations is,—
 - (a) insufficient to pay the grants in full, the Minister may make a pro rata reduction; or
 - (b) more than sufficient to pay the grants in full, the Minister may make a pro rata increase.
- (5) Subject to regulation 28, no board shall be paid a grant under these regulations unless it provides courses of study in home economics and general shop.

ANNUAL GRANTS

- 26.—(1) Where a board complies with these regulations, it shall be paid annual grants as follows,—
 - (a) for a classroom graded as grade 1 in which pupils are instructed in,—
 - (i) the grade IX course of study in home economics, \$200;
 - (ii) the grade IX course of study in general shop, \$200;
 - (iii) the grade X course of study in home economics, \$100; and
 - (iv) the grade X course of study in general shop, \$100;
 - (b) for a classroom graded as grade 2 in which pupils are instructed in,—
 - (i) the grade IX course of study in home economics, \$100;
 - (ii) the grade IX course of study in general shop, \$100;
 - (iii) the grade X course of study in home economics, \$75; and
 - (iv) the grade X course of study in general shop, \$75; and
 - (c) for a classroom graded as grade 3 in which pupils are instructed in,—
 - (i) the grade IX course of study in home economics, \$50;

- (ii) the grade IX course of study in general shop, \$50;
- (iii) the grade X course of study in home economics, \$50; and
- (iv) the grade X course of study in general shop, \$50.
- (2) Where,---
- (a) the home-economics teacher holds an Interim or Permanent Elementary Home Economics Certificate, Type B;
- (b) the courses of study in home economics are taught with at least average efficiency, as determined by the proper inspector; and
- (c) the accomodations, equipment and supplies are adequate for the courses of study in home economics,

the home-economics classroom shall be graded as grade 1.

- (3) Where,—
- (a) the general-shop teacher holds an Interim or Permanent Elementary Manual Training or Industrial Arts and Crafts Certificate, Type A;
- (b) the courses of study in general shop are taught with at least average efficiency, as determined by the proper inspector; and
- (c) the accommodations, equipment and supplies are adequate for the courses of study in general shop,

the general shop classroom shall be graded as grade 1.

- (4) Where,—
- (a) the home-economics teacher holds an Interim or Permanent Elementary Home Economics Certificate, Type B; and
- (b) (i) the courses of study in home economics are taught with at least average efficiency, as determined by the proper inspector; or
 - (ii) the accommodations, equipment and supplies are adequate for the courses of study in home economics,

the home-economics classroom shall be graded as grade 2.

- (5) Where,-
- (a) the general-shop teacher holds an Interim or Permanent Elementary Manual Training or Industrial Arts and Crafts Certificate, Type A; and
- (b) (i) the courses of study in general shop are taught with at least average efficiency, as determined by the proper inspector; or
 - (ii) the accommodations, equipment and supplies are adequate for the courses of study in general shop,

the general-shop classroom shall be graded as grade 2.

- (6) Where a home-economics classroom is not graded as grade 1 or 2, it shall be graded as grade 3.
- (7) Where a general-shop classroom is not graded as grade 1 or 2, it shall be graded as grade 3.

GRANTS FOR PUPILS FROM OTHER SCHOOLS

27. Where pupils are admitted to a public or separate school which provides grades IX and X courses of study for instruction in home economics and general shop from a school outside the public school section or separate school organization, the board providing the instruction shall be paid an annual grant of \$15 for each pupil so admitted, based on the average number of pupils in attendance and so admitted during the preceding school year.

GRANTS FOR PUPILS ALL OF THE ONE SEX

28. Where the board of a school which has pupils all of the one sex provides courses of study in home economics or general shop, as the case may be, and complies with these regulations, it shall be paid the grants under regulations 26 and 27.

G. A. DREW, Minister of Education.

(866)

19

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 71/48. New. Home Economics and General Shop in Secondary Schools. Made—15th April, 1948. Approved—22nd April, 1948. Filed—26th April, 1948, 11.20 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

HOME ECONOMICS AND GENERAL SHOP IN SECONDARY SCHOOLS

INTERPRETATION

1. In these regulations "secondary school" means a grade A or B continuation school or a high school or collegiate institute.

APPLICATION

2. These regulations shall apply to secondary schools.

ESTABLISHMENT OF COURSES

3. A secondary-school board shall establish courses of study in home economics and general shop in each secondary school under its jurisdiction.

ADMISSION OF PUPILS FROM OTHER SCHOOLS

- 4.—(1) Where the board of a secondary school enters into an agreement with 1 or more school boards outside its high- or continuation-school district to provide courses of study in home economics and general shop, it shall admit to the courses pupils of grades VII, VIII and IX and pupils taking the home-economics or general-shop option in grades X, XI and XII, who are enrolled in the schools over which the boards sending pupils have jurisdiction.
- (2) Where a board sends pupils to a secondary school for instruction in home economics and general shop, it shall, subject to section 12 of the Act, provide the pupils with any necessary transportation.
- 5. The board of a secondary school which provides courses of study in home economics and general shop may,—

- (a) admit to the courses of study pupils from a school within the district in which the school providing the instruction is situated; and
- (b) charge a board sending pupils for the use of the accommodation and equipment and for the services of the teachers, but the charge shall not exceed the net cost per pupil to the board for providing the courses of study.

ARRANGEMENTS WITH VOCATIONAL SCHOOLS

6. The board of a high school in a high-school district may arrange for its pupils to take home economics and general shop in a vocational school in the same district.

PLANS OF BUILDINGS AND ROOMS

7. The plans of a building to be erected or of rooms to be provided for home economics or general shop shall be filed with the Minister.

LOCATION AND SIZE OF ROOMS

8. The home-economics and general-shop rooms shall be located above the grade level.

WINDOW SCREENS

9. The windows in the home-economics and general-shop rooms shall be screened.

EQUIPMENT AND FURNITURE

- 10.—(1) The equipment and furniture of the home-economics and general-shop rooms shall be adequate to carry out the home-economics and general-shop courses of study.
- (2) Black-boards and display boards sufficient for class use shall be placed in the rooms in suitable locations.

CATALOGUES

- 11.—(1) The home-economics or general-shop teacher, as the case may be, shall keep an inventory of the home-economics or general-shop equipment and furniture in a catalogue.
- (2) The catalogue shall contain a description of the articles, the dates of purchase, the vendors and the cost to the board.
- (3) The catalogue shall be submitted to the Inspector of Home Economics or the Inspector of Industrial Arts and Crafts, as the case may be, at the time of an inspection.
- 12.—(1) Every home-economics teacher shall check the home-economics equipment and furniture with the entries in the catalogue.
- (2) Every general-shop teacher shall check the general-shop equipment and furniture with the entries in the catalogue.
- (3) The teachers shall, at the end of the school year, bring up to date and initial the catalogue.

RECORDS OF SUPPLIES

- 13.—(1) Every home-economics teacher shall keep in a suitable book a record of supplies purchased for the use of her classes.
- (2) Every general-shop teacher shall keep in a suitable book a record of supplies purchased for the use of his classes.
- (3) The records shall include the cost of the supplies to the board

DISCONTINUANCE OF COURSES OF STUDY

- 14.—(1) Where a course of study in home economics or general shop is discontinued, the board shall make an inventory of the home-economics and general-shop equipment and furniture.
- (2) The inventory shall set out where the equipment and furniture are stored.
- (3) A copy of the inventory shall be sent to the Deputy Minister of Education before the end of the school year.
- (4) The board shall take an annual inventory of equipment and furniture in storage and send a copy thereof to the Deputy Minister of Education before the end of the school year.

INSTRUCTION

- 15.—(1) Instruction in home economics shall be provided for the female pupils of grade IX and may be provided for the male pupils of grade IX.
- (2) Instruction in general shop shall be provided for the male pupils of grade IX and may be provided for the female pupils of grade IX.
- (3) Instruction in home economics and general shop may be provided for the pupils of grades X, XI and XII.
- 16.—(1) Where the enrolment in Grades IX and X is fewer than 10 pupils in each grade, the board may combine the grades for instruction in home economics or general shop.
- (2) Where grades IX and X are combined for instruction in home economics, modifications of the home-economics courses of study may be made upon the recommendation of the Inspector of Home Economics in order to include grades VII and VIII pupils who are admitted under regulation 4.
- (3) Where grades IX and X are combined for instruction in general shop, modifications of the general-shop courses of study may be made upon the recommendation of the Inspector of Industrial Arts and Crafts in order to include grades VII and VIII pupils who are admitted under regulation 4.

MAXIMUM ENROLMENT IN CLASSES

17. The maximum enrolment in a home-economics or a general-shop class shall be 24 pupils.

QUALIFICATIONS OF HOME-ECONOMICS TEACHERS

- 18. A home-economics teacher in a collegiate institute shall hold an Interim or Permanent Specialist's Certificate in Home Economics.
- 19. A full-time home-economics teacher in a high or continuation school shall hold,—
 - (a) an Interim or Permanent Intermediate Home Economics Certificate; or
 - (b) an Interim or Permanent Elementary Home Economics Certificate, Type A.
- 20.—(1) A part-time home-economics teacher in grades IX and X of a high or continuation school shall hold an Interim or Permanent Elementary Home Economics Certificate, Type B.
- (2) A part-time home-economics teacher in grades XI and XII of a high or continuation school shall hold an Interim or Permanent Elementary Home Economics Certificate, Type A.

- 21. A general-shop teacher in a collegiate institute shall hold an Interim or Permanent Specialist's Certificate in Manual Training or Industrial Arts and Crafts.
- 22. A full-time general-shop teacher in a high or continuation school shall hold an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate.
- 23.—(1) A part-time general-shop teacher in grade IX or X of a high or continuation school shall hold an Interim or Permanent Elementary Manual Training or Industrial Arts and Crafts Certificate, Type A.
- (2) A part-time general-shop teacher in grade XI or XII of a high or continuation school shall hold an Interim or Permanent Intermediate Manual Training or Industrial Arts and Crafts Certificate.

UNQUALIFIED TEACHERS

- 24.—(1) Where after advertising in a newspaper and offering a salary a board is unable to obtain a qualified home-economics or general-shop teacher, the Minister upon the application of the board may accept other qualifications under clause d of section 5 of the Act.
- (2) Where the Minister accepts the qualifications of an unqualified teacher, the board may engage that teacher for all or part of a school year.

DUTIES OF TEACHERS

- 25. A home-economics or general-shop teacher shall,—
 - (a) be under the jurisdiction of the principal of the school in which the courses of study in home economics or general shop are taught;
 - (b) prepare under the direction of the principal requisitions for supplies and for the replacement and repair of equipment;
 - (c) keep a register showing the attendance and work of each pupil;
 - (d) be responsible for,—
 - (i) the care of equipment and reporting to the board equipment which is not in satisfactory condition;
 - (ii) effective instruction, class management and discipline;
 - (iii) active co-operation with the other teachers and the principal in securing a suitable selection, arrangement and correlation of the subject-matter and materials of instruction; and
 - (iv) contributing to the maintenance of school discipline and morale;
 - (e) at the end of the school year leave with the principal a record of the work taught in each grade during the school year; and
 - (f) co-operate with the principals and teachers of schools sending pupils to receive instruction in home economics or general shop.

COURSES OF STUDY

26. Instruction in home economics and general shop shall be given in accordance with the home-economics and general-shop courses of study for grades IX, X, XI and XII as prescribed under the Act.

ENLARGEMENT OF COURSES OF STUDY

27.—(1) Every home-economics teacher shall prepare an enlargement of the home-economics courses of study and submit it to the Inspector of Home Economics at the time of an inspection.

(2) Every general-shop teacher shall prepare an enlargement of the general-shop courses of study and submit it to the Inspector of Industrial Arts and Crafts at the time of an inspection.

INSPECTION

- 28.—(1) The Inspector of Home Economics shall, under the direction of the Director of Vocational Education, inspect the home-economics classes in secondary schools.
- (2) The Inspector of Industrial Arts and Crafts shall, under the direction of the Director of Vocational Education, inspect the general-shop classes in secondary schools.

CONTINGENCIES OF GRANTS

- 29.—(1) Where a school is not operated in compliance with these regulations, the Minister may withhold the whole or any part of the grants to the board.
- (2) Expenditures for home-economics and generalshop equipment and furniture on which a board intends to claim a general legislative grant shall be submitted to the Minister for his approval before the expenditures are made.
- (3) Every application for the approval of the Minister shall be accompanied by a list in duplicate showing a description of the articles, exact quantities, approximate prices and totals.
- (4) Where in any year the amount voted by the Legislature for the grants under these regulations is,—
 - (a) insufficient to pay the grants in full, the Minister may make a *pro rata* reduction; or
 - (b) more than sufficient to pay the grants in full, the Minister may make a pro rata increase.
- (5) Subject to regulation 32, no board shall be paid a grant under these regulations unless it provides courses of study in home economics and general shop.

ANNUAL GRANTS

- 30.—(1) Where a board complies with these regulations, it shall be paid annual grants as follows,—
 - (a) for a classroom graded as grade 1 in which pupils are instructed in,—
 - (i) the grade IX course of study in home economics, \$200;
 - (ii) the grade IX course of study in general shop, \$200;
 - (iii) the grade X course of study in home economics, \$100;
 - (iv) the grade X course of study in general shop, \$100;
 - (v) the grade XI course of study in home economics, \$100;
 - (vi) the grade XI course of study in general shop, \$100;
 - (vii) the grade XII course of study in home economics, \$100; and
 - (viii) the grade XII course of study in general shop, \$100;
 - (b) for a classroom graded as grade 2 in which pupils are instructed in,—

- (i) the grade IX course of study in home economics, \$100;
- (ii) the grade IX course of study in general shop, \$100;
- (iii) the grade X course of study in home economics, \$75;
- (iv) the grade X course of study in general shop, \$75;
- (v) the grade XI course of study in home economics, \$75;
- (vi) the grade XI course of study in general shop, \$75;
- (vii) the grade XII course of study in home economics, \$75; and
- (viii) the grade XII course of study in general shop, 75; and
- (c) for a classroom graded as grade 3 in which pupils are instructed in,—
 - (i) the grade IX course of study in home economics, \$50;
 - (ii) the grade IX course of study in general shop, \$50;
 - (iii) the grade X course of study in home economics, \$50;
 - (iv) the grade X course of study in general shop, \$50;
 - (v) the grade XI course of study in home economics, \$50;
 - (vi) the grade XI course of study in general shop, \$50;
 - (vii) the grade XII course of study in home economics, \$50; and
 - (viii) the grade XII course of study in general shop, \$50.
- (2) Where,-
- (a) the home-economics teacher is qualified under these regulations;
- (b) the courses of study in home economics are taught with at least average efficiency, as determined by the proper inspector; and
- (c) the accommodations, equipment and supplies are adequate for the courses of study in home economics,

the home-economics classroom shall be graded as grade 1.

- (3) Where,—
- (a) the general-shop teacher is qualified under these regulations;
- (b) the courses of study in general shop are taught with at least average efficiency, as determined by the proper inspector; and
- (c) the accommodations, equipment and supplies are adequate for the courses of study in general shop,

the general-shop classroom shall be graded as grade 1.

- (4) Where,—
- (a) the home-economics teacher is qualified under these regulations; and
- (b) (i) the courses of study in home economics are taught with at least average efficiency, as determined by the proper inspector; or
 - (ii) the accommodations, equipment and supplies are adequate for the courses of study in home economics,

the home-economics classroom shall be graded as grade 2.

- (5) Where,—
- (a) the general-shop teacher is qualified under these regulations; and
- (b) (i) the courses of study in general shop are taught with at least average efficiency, as determined by the proper inspector; or
 - (ii) the accommodations, equipment and supplies are adequate for the courses of study in general shop,

the general-shop classroom shall be graded as grade 2.

- (6) Where a home-economics classroom is not graded as grade 1 or 2, it shall be graded as grade 3.
- (7) Where a general-shop classroom is not graded as grade 1 or 2, it shall be graded as grade 3.

GRANTS FOR PUPILS FROM OTHER SCHOOLS

31. Where pupils are admitted to a secondary school for instruction in home economics and general shop from a school outside the municipality in which the secondary school is situated, the board providing the instruction shall be paid an annual grant of \$15 for each pupil so admitted, based on the average number of pupils in attendance and so admitted during the preceding school year.

GRANTS FOR PUPILS ALL OF ONE SEX

32. Where the board of a school which has pupils all of the one sex provides courses of study in home

economics or general shop, as the case may be, and complies with these regulations, it shall be paid the grants under regulations 31 and 32.

G. A. DREW, Minister of Education.

(867)

19

THE HIGHWAY TRAFFIC ACT

O. Reg. 72/48. New. Load Limits for May, 1948. Made—26th April, 1948. Filed—27th April, 1948, 4.00 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY TRAFFIC ACT

1. In the case of the highways described in Schedule 1 the provisions of subsections 3, 4 and 5 of section 35 of the Act shall extend and apply during the period from the 1st of May, 1948, to the 1st of June, 1948, both inclusive.

SCHEDULE I

All King's Highways lying north of the Severn River and east of King's Highway 69 and north and east of King's Highway 12 from Atherley to Sunderland Corners and north of King's Highway 7 from Sunderland Corners to Perth and north and west of King's Highways 15 and 29 from Perth to Arnprior, excepting thereout King's Highway 17 from Arnprior to Pembroke.

(878)

19

THE MINING TAX ACT

O. Reg. 73/48. New. Lands Open to Location. Made—29th April, 1948. Filed—3rd May, 1948, 2.30 p.m.

REGULATIONS MADE UNDER THE MINING TAX ACT

- 1. The lands described in Schedules 1 and 2 shall be open to location, staking or recording as mining claims at 12 noon on the 31st of May, 1948.
- 2. The mining rights described in Schedules 3 and 4 shall be open to staking or recording as mining claims at 12 noon on the 31st of May, 1948.

SCHEDULE 1

	Former mining claim no.	Township or area in which land is situate		No. of acres more or less
$\frac{2}{3}$,	S.S.M. 6561	Michipicoten Area	Algoma	36 40

SCHEDULE 1—Continued

			Territorial district in	
<i>'</i>	Former mining	Township or area in which land is	which township or	No. of acres
	claim no.	situate	area is situate	more or less
		Situate		more or less
5	S.S.M. 6570	Ryan	Algoma	40
6	S.S.M. 6571	Ryan	Algoma	39.25
7	S.S.M. 6572	Ryan	Algoma	40
8	S.S.M. 6699	Ryan	Algoma	40
9	S.S.M. 6705	Ryan	Algoma	40
10	S.S.M. 7180	Ryan	Algoma	58
11	S.S.M. 7181	Ryan	Algoma	39.25
12	S.S.M. 7183	Ryan	Algoma	45
13	S.S.M. 7184	Ryan	Algoma	40
14	S.S.M. 1464	Tp. 27, Range 26	Algoma	32.9
15	S.S.M. 1465	Tp. 27, Range 26	Algoma	35.5
16	S.S.M. 1523	Tp. 27, Range 26	Algoma	35.6
17	B.Y. 56	Tp. 29, Range 22, and Tp. 30, Range 22	Algoma	40
18	B.Y. 61	Tp. 29, Range 22	Algoma	22.5
19	B.Y. 62	Tp. 29, Range 22, and Tp. 30, Range 22	Algoma	47
20	P. 1243	Bristol	Cochrane	35.3
21	P. 1410	Bristol	Cochrane	36.1
22 23	P. 550	Carman	Cochrane	24.4 29.5
23 24	P. 551	Carman	Cochrane	34
25	P. 9111	Godfrey	Cochrane	22
26	P. 417	Hayrook	Kenora	38
27	P. 438	HaycockHaycock	Kenora	19.6
28	S. 397	Lake of the Woods	Kenora	9
29	G. 446	Lower Manitou Lake Area	Kenora	8
30	D. 376	Shoal Lake	Kenora	2
31	H.W. 442	Wabigoon	Kenora	40
32	H.W. 443	Wabigoon	Kenora	40
33	A.L. 98	Bad Vermillion Lake Area	Rainy River	40
34	E. 234	Little Turtle River Area	Rainy River	40
35	S. 3511	Bowell.	Sudbury	31
36	W.R. 33	Munster	Sudbury	40
37	A.L. 692	Frost Lake Area	Thunder Bay	40
38	A.L. 693	Frost Lake Area	Thunder Bay	40
39	A.L. 694	Frost Lake Area	Thunder Bay	40
40	A.L. 695	Frost Lake Area	Thunder Bay	40
41	A.L. 697	Frost Lake Area	Thunder Bay	40
42	A.L. 698	Frost Lake Area	Thunder Bay	40
43	T.B. 3895	Horne	Thunder Bay	40
44	A.L. 679	Savant Lake Area	Thunder Bay	40
45	A.L. 680	Savant Lake Area	Thunder Bay	40
46	A.L. 681	Savant Lake Area	Thunder Bay	40
47	A.L. 682	Savant Lake Area	Thunder Bay	
48	A.L. 683	Savant Lake Area	Thunder Bay	40
49	A.L. 684	Savant Lake Area	Thunder Bay	40
50	A.L. 685	Savant Lake Area	Thunder Bay	
51	A.L. 686	Savant Lake Area	Thunder Bay	40
52 53	A.L. 687	Savant Lake Area	Thunder Bay	
54	A.L. 688	Savant Lake AreaSavant Lake Area	Thunder Bay Thunder Bay	40
55	A.L. 690	Savant Lake Area	Thunder Bay	40
56	A.L. 691	Savant Lake Area	Thunder Bay	
57	A.L. 696	Savant Lake Area	Thunder Bay	
58	A.L. 699	Shallow Lake Area.	Thunder Bay	40
59	A.L. 700	Shallow Lake Area	Thunder Bay	40
60	T.B. 3531	St. Ignace Island	Thunder Bay	12.7
61	R. 231	White Fish Lake Area	Thunder Bay	80
62	L. 10907	Arnold	Timiskaming	11
63	L. 4952	Bernhardt	Timiskaming	46.4
64	L. 6094	Bernhardt	Timiskaming	14.6
65	L. 5121	Boston	Timiskaming	
66	L. 7507	Boston	Timiskaming	
67	L. 8595	Boston	Timiskaming	45
68	L. 10908	Katrine	Timiskaming	40.2
69	L. 23657	Katrine	Timiskaming	
70	L. 2617	Morrissette	Timiskaming	
71	H.S. 1172	South Lorrain	Timiskaming	35 22.25
72	H.S. 1173	South Lorrain	Timiskaming	
73 74	R.S.C. 70	South Lorrain	Timiskaming Timiskaimng	
74	Т. 19619	South Lorrain	i illiskaming	10.70
	•	•		1

SCHEDULE 2

- 1. The south half of the north half of Lot 1 in Concession 2 in the Township of Dundonald in the Territorial District of Cochrane, containing 80 acres more or less.
- 2. The north-west quarter of the north half of Lot 10 in Concession 2 in the Township of Walker in the Territorial District of Cochrane, containing 40.375 acres more or less.
- 3. The north half of Lot 8 in Concession 6 in the Township of Moncrieff in the Territorial District of Sudbury, containing 155 acres more or less.
- 4. The north half of Lot 9 in Concession 6 in the Township of Moncrieff in the Territorial District of Sudbury, containing 155 acres more or less.
- 5. The north-east quarter of the south half of Lot 7 in Concession 6 in the Township of Scadding in the Territorial District of Sudbury, containing 43.625 acres more or less.
- 6. The north half of Lot 6 in Concession 4 in the Township of Catharine in the Territorial District of Timiskaming, containing 160 acres more or less.

SCHEDULE 3

	Former Mining claim no.	Township or area in which mining rights are situate	Territorial district in which township or area is situate	No. of acres more or less
2	T. 25215	Johnson. Calvert. Mountjoy. Atic Lake Area.	Cochrane	37.21

SCHEDULE 4

- 1. The north-east quarter of the south half of Lot 7 in Concession 1 in the Township of Bucke in the Territorial District of Timiskaming, containing 40 acres more or less.
- 2. The north-west quarter of the north half of Lot 2 in Concession 5 in the Township of Bucke in the Territorial District of Timiskaming, containing 40 acres more or less.
- 3. The south-west quarter of the south half of Lot 2 in Concession 6 in the Township of Bucke in the Territorial District of Timiskaming, containing 40 acres more or less.
- 4. The south half of the south half of Fot 5 in Concession 6 in the Township of Harris in the Territorial District of Timiskaming, containing 79.25 acres more or less.

(912)



Publications Under The Regulations Act, 1944

MAY 15th, 1948

THE MINING ACT

O. Reg. 74/48. Replacing O. Reg. 69/44. Boring Permits for Petroleum and Natural Gas. Made—29th April, 1948. Filed—3rd May, 1948, 3.00 p.m.

REGULATIONS MADE UNDER THE MINING ACT

BORING PERMITS

- 1.—(1) A boring permit authorizing the holder to prospect for petroleum and natural gas in that part of Ontario lying north of the transcontinental railway shall be in Form 1.
- (2) The permit shall be for an area specified by the Minister.
- 2. The annual fee for a permit shall be \$1 a square mile.
 - 3. A permit shall be for a term of three years.
- 4. A sum averaging \$25 a square mile shall be expended annually in boring and prospecting on the lands described in the permit.
- 5. The holder of a permit shall furnish the Minister annually on or before the 31st of January with a sworn statement in detail of the expenditures made in boring and prospecting.
- 6. The holder of a permit shall have the sole and exclusive right to prospect the area described in the permit, including the topographical, geological and geophysical examinations and to bore for petroleum and natural gas.
- 7. A permit shall not grant the right to prospect for mines and minerals other than petroleum and natural gas, and shall not limit the staking or acquiring of other mines and minerals under the Act.
- 8. Upon the holder of a permit proving to the satisfaction of the Minister that he has discovered petroleum or natural gas in commercial quantities upon the area described in the permit, the Minister may issue a lease of a portion of the lands specified by the holder of the permit, but the portion shall be rectangular in shape with a length not in excess of three times the width, and containing not less than 1000 acres or more than 10 per cent of the area specified in the permit.
- 9. If default is made in the performance or observance of the provisions of the permit or of the Act or these regulations, and the default is not remedied within three months after registered notice has been sent or delivered to the holder of the permit at his last known address, according to the records of the Department, setting forth the default and calling upon him to remedy the default, the Minister may forthwith cancel the permit.
- 10. The permit shall not be construed as authorizing the cutting or removal of trees or timber, but where the trees or timber are not covered by a timber licence

or permit to cut them, the holder of the permit may on application be granted permission to cut and use such trees or timber as he may require in his operations or for fuel purposes on such terms and conditions as the Minister of Lands and Forests may impose.

NATURAL GAS AND PETROLEUM LEASES

- 11. A lease in Form 2 may issue authorizing the holder thereof to prospect for and recover petroleum and natural gas.
 - 12. The lease shall be for a term of ten years.
- 13. The annual rental shall be twenty-five cents an acre.
- 14. Where commercial production of petroleum or natural gas is obtained and where at any time before the expiry of the lease the Minister is satisfied that the productive life of the lease is longer than the term thereof, he may renew the lease for successive periods of not more than ten years each.
- 15. The applicant for the lease shall have the area applied for surveyed by an Ontario land surveyor and shall file with the Department the returns of survey.
- The lease shall not be assigned or sub-let without leave of the Minister in writing.
- 17. A royalty shall be payable to the Minister on natural gas and petroleum as follows,—
 - (a) on all natural gas whether consumed on the premises or sold or otherwise disposed of, two cents per thousand cubic feet; and
 - (b) on all petroleum including products obtained therefrom by separation, absorption or in any other manner, 7½ per cent of the actual value at the well-head.
- 18. The lessee shall on or before the 10th of January in each year submit to the Minister a sworn statement showing the quantity and actual value at the well-head of all natural gas, petroleum and products referred to in regulation 17 during the year ending the preceding 31st of December.
- 19. The lease shall not grant any right or interest to the mines and minerals other than natural gas and petroleum and shall not limit the staking or acquiring of other mines and minerals under the Act.
- 20. The Crown may grant without compensation to any person the right of way necessary for the construction and operation of one or more railways over or across the lands described in the lease where the operations of the lessee are not manifestly or materially interfered with by the railway or railways.
 - 21. Ontario Regulations 69/44 are revoked.

FORM 1

The Mining Act BORING PERMIT

Under *The Mining Act* and the regulations, and subject to the limitations thereof, this permit is granted to

to bore and prospect for petroleum and natural gas on the lands described in Schedule 1 upon the following terms and conditions,—

- 1. Payment of an annual fee of \$1 a square mile on or before in each year.
- 2. This permit shall be for a term of three years commencing
- 3. This permit shall not be assigned without the written consent of the Minister.

Minister of Mines.

Toronto,

19

SCHEDULE 1

FORM 2

The Mining Act

This indenture made the day of , one thousand nine hundred and , in pursuance of *The Short Forms*

of Leases Act

Between:

His Majesty the King in right of Ontario, as represented by the Minister of Mines, hereinafter called the lessor

of the first part

and

hereinafter called the lessee

of the second part.

Witnesseth that under section 109 of *The Mining Act* and the regulations and subject to the provisions thereof and in consideration of the rents, royalties, covenants and agreements hereinafter reserved and contained on the part of the lessee, the lessor doth demise and lease unto the lessee all that parcel or tract of land lying and being

containing

acres, more or less.

To have and to hold the said demised premises for the purpose of prospecting for and recovering petroleum and natural gas for and during the term of ten years to be computed from the . day of , one thousand nine hundred and , and thenceforth next ensuing and fully to be complete and ended.

Yielding and paying therefor yearly and every year the rent or sum of twenty-five cents an acre, payable on the following days and times, that is to say, on the day of

in each year of the said term, the first of such payments to become due and be made on the day of

Also yielding and paying therefor yearly and every year during the said term royalties as follows,—

- (a) on all natural gas produced where consumed on the premises or sold or otherwise disposed of, two cents per thousand cubic feet; and
- (b) on all petroleum, including products obtained therefrom by separation, absorption or in any other manner, 7½ per cent of the actual value at the well-head;

such payments to be made on or before the 10th of January in each year.

The lessee shall on or before the 10th of January in each year submit to the lessor a sworn statement showing the quantity and actual value at the well-head of all products obtained or saved from the herein described lands during the twelve months of the calendar year ending the 31st of December preceding the said date.

The said lessee covenants with the said lessor to pay rent and royalties.

And to pay taxes including local improvements.

And that the said lessor may enter and view state of repair; and that the said lessee will repair according to notice in writing, reasonable wear and tear and damage by fire, lightning and tempest only excepted.

And that he will leave the premises in good repair, reasonable wear and tear and damage by fire, lightning and tempest only excepted.

Provided that, at the expiration of the lease, or where the lease is forfeited, the provisions of section 68 of *The Mining Act* shall apply mutatis mutandis.

Proviso for re-entry by the said lessor on non-performance of covenants.

Provided where commercial production of petroleum or natural gas is obtained, and where at any time before the expiry of the lease, the lessor is satisfied that the productive life of the lease is longer than the term hereof, he may renew the lease for successive periods of not more than 10 years each.

Provided that the terms and conditions hereof shall not be construed as conveying any right or interest to the mines and minerals other than natural gas and petroleum and shall not limit the staking or acquiring of other mines and minerals under *The Mining Act*.

Provided that there shall be a reservation for roads of 5 per cent of the quantity of the lands hereby demised and the lessor or its officers may lay out roads on such lands where deemed proper.

Provided that all trees or timber of whatever kind growing or being on the demised premises shall be reserved to the lessor, but where the trees or timber are not covered by a timber licence or permit to cut them, the lessee may, on application, be granted permission to cut and use such trees or timber as he may require in his operations or for fuel purposes on such terms and conditions as the Minister of Lands and Forests may impose.

Where the word "lessee" occurs in this indenture, it shall include the heirs, executors, administrators, successors and assigns of the lessee.

In vitness whereof the said parties have hereunto set their hands and seals.

Signed, sealed and delivered in the presence of

Minister of Mines.

(913)

THE OLD AGE PENSIONS ACT

O. Reg. 75/48. Amending O. Reg. 67/47. Cost-of-Living Bonus. Made—29th April, 1948. Filed—4th May, 1948, 8.45 a.m.

REGULATIONS MADE UNDER THE OLD AGE PENSIONS ACT

- 1. Subregulations 1 and 2 of regulation 5 of Ontario Regulations 67/47 as made by Ontario Regulations 141/47 are revoked and the following substituted therefor:
 - (1) Where a pensioner's cost of shelter exceeds \$8 a month, the excess up to \$10 shall be paid to him as a cost-of-living bonus.
 - (2) Where a pensioner's cost of board and lodging exceeds \$24 a month, the excess up to \$10 shall be paid to him as a cost-of-living bonus.
- 2. Subregulation 5 of regulation 5 of Ontario Regulations 67/47 as made by Ontario Regulations 141/47 is revoked.

(928)

THE CHEESE AND HOG SUBSIDY ACT, 1948

O. Reg. 76/48. New. Hog Subsidy. Made—29th April, 1948. Filed—5th May, 1948, 8.30 a.m.

REGULATIONS MADE UNDER THE CHEESE AND HOG SUBSIDY ACT, 1941, AS CONTINUED IN FORCE BY THE CHEESE AND HOG SUB-SIDY ACT, 1948

HOG SUBSIDY

INTERPRETATION

- 1. In these regulations,—
- (a) "Commissioner" shall mean Live Stock Commissioner approved under The Department of Agriculture Act.
- (b) "Grade A" shall mean the grade of carcass of any hog which has been graded as Grade A, Class 1, as defined in the regulations made under The Live Stock and Live Stock Products Act, 1939 (Canada);
- (c) "Grade B1" shall mean the grade of the carcass of any hog which has been graded as Grade B, Class 1, as defined in the regulations made under The Live Stock and Live Stock Products Act, 1939 (Canada); and
- (d) "regular trade channels" shall mean a packing plant or abattoir where the carcasses of hogs are graded by graders appointed under The Live Stock and Live Stock Products Act, 1939 (Canada).

AMOUNT OF SUBSIDY

2. The amount of the subsidy, to be computed from the 1st day of April, 1948, and paid out of the Consolidated Revenue Fund to every person who pro-

duces hogs in Ontario and sells them through regular trade channels to be processed is fixed at,—

- (a) one dollar for every hog the carcass of which has been graded as Grade A; and
- (b) fifty cents for every hog the carcass of which has been graded as Grade B1.

GENERAL PROVISIONS

- 3.—(1) Subsidy payments shall, upon receipt from the Dominion Department of Agriculture of a certificate stating the amount that has been paid by the Dominion Government on behalf of Ontario to producers of hogs in payment of the subsidy payable under the Act, be paid to the Dominion Department of Agriculture to reimburse that Department for the moneys so paid.
- (2) The certificate received from the Dominion Department of Agriculture shall be certified by the Chief Treasury Officer and the Deputy Minister of the Dominion Department of Agriculture or other authorized officials and shall state the amount of subsidy that has been paid for Grade A hogs and for Grade B1 hogs.
- 4. Any subsidy payable to any person who fails to comply with the Act or these regulations may be withheld.
- 5. Officers of the Ontario Department of Agriculture and the graders appointed under *The Live Stock and Live Stock Products Act, 1939* (Canada) shall when authorized in writing by the Commissioner have authority to inspect or audit the books and records of persons engaged in the business of processing hogs.

(929)

THE MOTHERS' ALLOWANCES ACT

O. Reg. 77/48. Amending O. Reg. 198/47. Maximum Allowances. Made—5th May, 1948. Filed—5th May, 1948, 11.45 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE MOTHERS' ALLOWANCES ACT

- 1. Subclauses i and ii of clause a of subregulation 1 of regulation 1 of Ontario Regulations 198/47 are revoked and the following substituted therefor:
 - (i) with one dependent child \$50 a month; or
 - (ii) with more than one dependent child \$50 a month and \$10 a month in respect of each dependent child over one; and

Dated at Toronto this 5th day of May, 1948.

THE MOTHERS' ALLOWANCES COMMISSION.

H. Bentley

Chairman. E. V. McKechnie, Vice-Chairman.

B. W. Heise,

Commissioner.

(930)

20

THE RACE TRACKS TAX ACT, 1939

O. Reg. 78/48. Amending O. Reg. 92/46. Remuneration of Collectors. Made—29th April, 1948. Filed—8th May, 1948, 8.30 a.m.

REGULATIONS MADE UNDER THE RACE TRACKS TAX ACT, 1939

Regulation 1 of Ontario Regulations 92/46 is revoked and the following substituted therefor:

 There shall be paid to persons charged with the collection of the tax imposed by this Act a remuneration of that percentage of the tax collected, which is equal to two and one-half per cent of the amount bet or wagered.

(968)

Publications Under The Regulations Act, 1944

MAY 22nd, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 79/48. Revoking O. Reg. 73/46. Schedule for the Barbering Industry in the Brantford Zone. Made—6th May, 1948. Filed—11 May, 1948, 11.00 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 73/46 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BRANTFORD ZONE

- 1. No work shall be performed in the barbering industry in the Brantford zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Brantford Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,— $\,$
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on,—
 - (i) Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 6.30 p.m.; and
 - (ii) Saturday between 8 a.m. and 7 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees working in the industry is established:

- Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
- Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be \$22 a week plus 50 per cent of the proceeds in excess of \$27 but not exceeding \$50 and 75 per cent of the proceeds in excess of \$50 from the work performed by Class A employees, and 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of,—
 - (a) \$16 a week for 21 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday and Friday; and
 - (ii) 9 hours a day on Saturday;
 - (b) \$14 a week for 18 hours of work to be performed,—
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday or the day before a holiday;
 - (c) \$12 a week for 15 hours of work to be performed,—
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday or the day before a holiday;
 - (d) \$10 a week for 12 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday Thursday or Friday; and
 - (ii) 9 hours a day on Saturday or the day before a holiday;
 - (e) \$8 for 9 hours of work to be performed on,-
 - (i) Saturday; or
 - (ii) the day before a holiday; and
 - (f) \$6 for 9 hours of work to be performed on a day other than,—
 - (i) Saturday; or
 - (ii) the day before a holiday.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or

(b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(b) haircut or trim, adult. 50 cent (c) haircut, child. 35 cent (d) head rub. 25 cent (e) ladies' neck clip. 25 cent (f) razor honing. 50 cent (g) shampoo, plain. 50 cent (h) shave. 30 cent (i) singe. 35 cent
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- (2) No employer or employee may,—
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(979)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 80/48. Revoking O. Reg. 81/45. Schedule for the Barbering Industry in the Hamilton Zone. Made—6th May, 1948. Filed—11th May, 1948, 11.10 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 81/45 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE HAMILTON ZONE

- 1. No work shall be performed in the barbering industry in the Hamilton zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Hamilton Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8.30 a.m. and 6.30 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a minimum rate of wages plus a percentage or commission.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees; and
 - (b) (i) \$5 plus 60 per cent of the proceeds in excess of \$7 from the work performed by Class B employees for 9 hours of work to be performed between 8.30 a.m. and 6.30 p.m. on Monday, Tuesday, Thursday, Friday or Saturday; or
 - (ii) \$2.50 plus 60 per cent of the proceeds in excess of \$3.50 from the work performed by Class B employees for 4½ hours of work to be performed between 2 p.m. and 6.30 p.m. on Monday, Tuesday, Thursday, Friday or Saturday.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be.—

(a) (b)	facial massage, plainhaircut or trim, persons 14 years and	
	over	50 cents
(c)	haircut, persons under 14 years	35 cents
(d)	head rub	20 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
(g)	shampoo, plain	50 cents
(h)	shave	30 cents
(i)	singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(980)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 81/48. Revoking O. Reg. 122/44. Schedule for the Barbering Industry in the Niagara Falls Zone. Made—6th May, 1948. Filed—11th May, 1948, 11.15 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 122/44 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE NIAGARA FALLS ZONE

- 1. No work shall be performed in the barbering industry in the Niagara Falls zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Niagara Falls Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47½ hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9½ hours of work to be performed on

Monday, Tuesday, Thursday, Friday and Saturday between 8 a.m. and 7 p.m.

- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages.
 - Class B—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class C—A person who is given part-time work or casual employment on a percentage or commission.

MINIMUM RATES OF WAGES

- 6. The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$35 a week for Class A employees;
 - (b) \$25 a week plus 50 per cent of the proceeds in excess of \$35 from the work performed by Class B employees; and
 - (c) 70 per cent of the proceeds from the work performed by Class C employees.
- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses of any kind.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plain	50 cents
(b)	haircut or trim, adult	50 cents
(c)	haircut- child	35 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
	shampoo, plain	
(h)	shave	30 cents
(i)	singe	35 cents
` '	•	

- (2) No employer or employee may,—
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(981)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 82/48. Revoking O. Reg. 151/44. Schedule for the Barbering Industry in the Windsor Zone. Made—6th May, 1948. Filed—11th May, 1948, 11.20 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 151/44 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE WINDSOR ZONE

- 1. No work shall be performed in the barbering industry in the Windsor zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Windsor Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8 a.m. and 6 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or comission with a minimum rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

6. The minimum rates of wages for all work performed in the industry by employees shall be 66 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$30 a week, and 66 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of,—

- (a) \$15 a week for 17 hours of work to be performed,—
 - (i) 2 hours a day on Monday, Tuesday, Thursday and Friday; and
 - (ii) 9 hours a day on Saturday;
- (b) \$12 a week for 15 hours of work to be performed,—
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday or the day before a holiday; and
- (c) \$8 for 9 hours of work to be performed on,—
 - (i) Saturday; or
 - (ii) the day before a holiday.
- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses of any kind.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plain	50 cents
(b)	haircut or trim, persons 14 years and	
	over	50 cents
	haircut, persons under 14 years	
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
(g)	shampoo, plain	50 cents
(h)	shave, not including neck shave	30 cents
(i)	singe	25 cents

- (2) No employer or employee may,—
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(982)

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 83/48. New. Interest and repayment of deposits. Made—5th May, 1948. Approved—6th May, 1948. Filed—11th May, 1948, 4.25 p.m.

REGULATIONS MADE BY THE TREASURER OF ONTARIO UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- 1. Interest on minimum monthly balances shall be paid,—
 - (a) on deposits up to \$50,000 at the rate of 1½ per cent a year;
 - (b) on deposits over \$50,000 at the rate of one per cent a year or such lower rate in special cases as the Treasurer of Ontario with the approval of the Lieutenant-Governor in Council may determine; and
 - (c) on any amount of deposits of charitable or religious institutions at the rate of 1½ per cent a year,

on the last days of March and September in each year, commencing with the last day of September, 1948.

- 2. Repayment of deposits shall be made from the office known as "The Province of Ontario Savings Office",—
 - (a) to the depositor in person on demand; or
 - (b) to the order of the depositor in form 1.

L. M. FROST, Treasurer of Ontario.

FORM 1

Depositors are requested to insert Account Number

No	Ont19 (insert name of place)
	THE PROVINCE OF ONTARIO SAVINGS OFFICE
	(Coat of Arms of Ontario)
	(insert name)
Pay to	or order
	/100 Dollars
	Account No
\$	
	,
(984)	- 21
Ξ,	

THE PUBLIC HEALTH ACT

O. Reg. 84/48. New. Carleton and Simcoe Health Units. Made—24th April, 1948. Approved—6th May, 1948. Filed—13th May, 1948, 8.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH

1. Ontario Regulations 57/45 are amended by adding to the Appendix the following schedules:

SCHEDULE 22

CARLETON HEALTH UNIT

- 1. The Board of Health of the Carleton Health Unit shall consist of five members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council;
 - (b) two members to be appointed annually by the Municipal Council of the Township of Gloucester; and
 - (c) two members to be appointed annually by the Municipal Council of the Township of Nepean.
- A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him.

SCHEDULE 23

SIMCOE COUNTY HEALTH UNIT

- 1. The Board of Health of the Simcoe County Health Unit shall consist of five members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council; and \cdot
 - (b) four members to be appointed annually by the Municipal Council of the County of Simcoe to hold office during its pleasure.

RUSSELL T. KELLEY, Minister of Health.

(994)

21

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 85/48. Revoking 6 and 6a of O. Reg. 77/45 and O. Regs. 49/47 and 127/47. Camping, Athletics and Physical Education. Made—11th May, 1948. Approved—13th May, 1948. Filed—15th May, 1948, 11.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

CAMPING, ATHLETICS AND PHYSICAL EDUCATION

PART 1

PROGRAMMES OF CAMPING

INTERPRETATION

- 1. In this Part,-
- (a) "camper" means a person in attendance at a camp for at least 6 nights, but does not include a person employed therein;

- (b) "programme of camping" means a programme of camping conducted,—
 - (i) as a service to the community during one or more months from June to September, both inclusive; and
 - (ii) by an organization which has accommodation, equipment and facilities for conducting camp activities; and
- (c) "non-profit programme of camping" means a programme of camping conducted at a camp where,—
 - (i) the amount of fees paid by campers is not more than the amount the organization expended on food, and the salaries and wages of camp employees; and
 - (ii) the amount paid by campers is not more than \$1.50 a day.

GRANTS

- 2. Where,-
- (a) the content of the programme is approved by the Minister:
- (b) the accommodation, equipment and facilities for conducting the programme are approved by the Minister; and
- (c) the camp holds a licence under The Public Health Act,

an organization conducting a non-profit programme of camping shall be paid a grant of,—

- (a) 50 cents for each camper remaining in camp for a period of 6 to 11 consecutive nights, both inclusive; and
- (b) \$1 for each camper remaining in camp for at least 12 consecutive nights,

but the maximum grant shall be \$3500.

INCREASE OR REDUCTION IN GRANTS

- 3. Where in any year the amount voted by the Legislature for the grants under this Part is,—
 - (a) more than sufficient to pay the grants in full; or
 - (b) insufficient to pay the grants in full,

the Minister may make a pro rata increase or reduction as the case may be.

REVOCATION OF REGULATIONS

4. Regulations 6 and 6a of Ontario Regulations 77/45 and Ontario Regulations 49/47 and 127/47 are revoked.

PART 2

ATHLETICS AND PHYSICAL EDUCATION

INTERPRETATION

- 5. In this Part,—
- (a) "amateur", when used with respect to a natural person, means a person who has not at any time,—
 - (i) entered or competed in any athletic contest or exhibition for a staked bet, private or public moneys or gate receipts, or received any consideration for his services

- as an athlete except reasonable travelling and living expenses actually incurred while going to, remaining at and returning from the place of contest or exhibition;
- (ii) taught, pursued or assisted in the pursuit of any athletics as a means of livelihood;
- (iii) sold or pledged his prizes; or
- (iv) promoted or managed an athletic contest or exhibition for personal gain;
- (b) "amateur", when used with respect to an athletic association, club, corporation, league or any unincorporated organization, means that the association, club, corporation, league or unincorporated organization is, or is ordinarily recognized as being, composed of amateurs;
- (c) "association" or "organization" means a province-wide association or organization conducting organized athletics or physical education on a non-profit basis; and
- (d) "Fund" means the Athletics and Physical Education Fund established under The Athletics Control Act, 1947.

APPLICATION

6. The regulations in this Part shall apply only for the purpose of subsection 2 of section 10 of *The Athletics Control Act*, 1947.

APPORTIONMENT OF GRANTS

- 7. There shall be paid to the Ontario Society for Crippled Children as a first charge on the balance of the Fund an annual grant of \$6000 to be expended on a programme of recreation for persons under 19 years of age who are unable to participate in athletics because of physical disability, but only where the Society furnishes the Minister with an accounting of its expenses for conducting the programme.
- 8.—(1) There may be expended as a second charge on the balance of the Fund an amount sufficient to pay the cost of administering the Provincial Athletic Training Camp.
- (2) The cost of administering the Camp shall be computed from the 20th of May, 1947.
 - 9. Where an association or organization,—
 - (a) is composed of amateurs;
 - (b) submits for the approval of the Minister,—
 - (i) the names, addresses and occupations of its officers;
 - (ii) a financial statement for the preceding year; and
 - (iii) the details of its programme of athletics or physical education;
 - (c) has not received a grant under Ontario Regulations 77/45 during the current year; and
 - (d) promotes athletics by forming leagues and holding tournaments for persons under 19 years of age,

it shall be paid an annual grant of \$250 out of the residue of the balance of the Fund.

- 10. Where an association or organization,—
- (a) complies with clauses a, b, and c of regulation 9;

(b) conducts courses of instruction in athletics and physical education for instructors and coaches in charge of a programme for persons under 19 years of age,

it shall be paid an annual grant of \$250 out of the residue of the balance of the Fund.

DEFICIENCY IN GRANTS

11. Where the residue of the balance of the Fund is insufficient to pay the grants under regulation 9 or 10, the grants shall be decreased *pro rata*.

G. A. DREW, Minister of Education.

Toronto, May 11, 1948. (1013)



Publications Under The Regulations Act, 1944

MAY 29th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 86/48.
Replacing O. Reg. 137/44.
Schedule for the Barbering Industry in Merritton, Port Dalhousie, St. Catharines and Thorold Zones.
Made—13th May, 1948.
Filed—17th May, 1948, 10.30 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 137/44 are revoked.
- 3. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE MERRITTON ZONE, PORT DALHOUSIE ZONE, ST. CATHARINES ZONE AND THOROLD ZONE

- 1. No work shall be performed in the barbering industry in the Merritton zone, Port Dalhousie zone, St. Catharines zone and Thorold zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, St. Catharines Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8.30 a.m. and 6.30 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees working in the industry is established:

- CLASS A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
- CLASS B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be \$30 a week plus 60 per cent of the proceeds in excess of \$43 from the work performed by Class A employees, and 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of,—
 - (a) \$18 a week for 21 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday and Friday; and
 - (ii) 9 hours a day on Saturday;
 - (b) \$16 a week for 18 hours of work to be performed,—
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday or the day before a holiday;
 - (c) \$14 a week for 15 hours of work to be performed,—
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday or the day before a holiday;
 - (d) \$12 a week for 12 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday or the day before a holiday;
 - (e) \$10 for 9 hours of work to be performed on,-
 - (i) Saturday; or
 - (ii) the day before a holiday; and
 - (f) \$7 for 9 hours of work to be performed on a day other than,—
 - (i) Saturday; or
 - (ii) the day before a holiday.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) The minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

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- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses of any kind.

MINIMUM CHARGES

8,—(1) The minimum charge for each operation in the industry shall be,—

	facial massage, plain	
	haircut or trim, adult	
(c)	haircut, child	35 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
(g)	shampoo, plain	50 cents
(h)	shave	30 cents
(i)	singe	35 cents
, ,		

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1023)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 87/48. Amending O. Reg. 218/47. Zones and Industries. Made—10th May, 1948. Filed—17th May, 1948, 3.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following sub-regulations:

CLINTON ZONE

(20) That part of Ontario described in item 20 of Appendix C is designated as a zone, to be known as the "Clinton Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

GODERICH ZONE

(21) That part of Ontario described in item 21 of Appendix C is designated as a zone, to be known as the "Goderich Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

SEAFORTH ZONE

(22) That part of Ontario described in item 22 of Appendix C is designated as a zone, to be known as the "Seaforth Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

BROCKVILLE ZONE

(23) That part of Ontario described in item 23 of of Appendix C is designated as a zone, to be known as the "Brockville Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

CORNWALL ZONE

- (24) That part of Ontario described in item 24 of Appendix C is designated as a zone, to be known as the "Cornwall Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

'CLINTON ZONE

20. The Town of Clinton.

GODERICH ZONE

21. The Town of Goderich.

SEAFORTH ZONE

22. The Town of Seaforth.

BROCKVILLE ZONE

23. The Town of Brockville.

CORNWALL ZONE

24. The City of Cornwall and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the line between lots 4 and 5 in Concession 1 of the Township of Cornwall in the County of Stormont meets the high-water mark of the northerly shore of the St. Lawrence River, thence northerly along the line between lots 4 and 5 across concessions 1 and 2 and its production northerly to the northerly limit of the road allowance between concessions 2 and 3 in the Township of Cornwall, thence westerly along the northerly limit of the road allowance to the production northerly of the line between lots 14 and 15 in Concession 2 of the Township of Cornwall, thence southerly along the production and the line between lots 14 and 15 across concessions 2 and 1 to the high-water mark of the northerly shore of the St. Lawrence River, thence easterly along that high-water mark to the point of commencement.

CHARLES DALEY,
Minister of Labour.

May 10, 1948.

(1024)

-22

THE CULLERS ACT

O. Reg. 88/48. Amending O. Reg. 11/47. Board of Examiners. Made—13th May, 1948. Filed—17th May, 1948, 3.40 p.m.

REGULATIONS MADE UNDER THE CULLERS ACT

Regulation 2 of Ontario Regulations 11/47 as made by Ontario Regulations 235/47 is amended by adding thereto:

- (c) Board No. 3,-
 - (i) James D. Pennock, of the City of Toronto in the County of York, Civil Servant;
 - (ii) Lewis Bronson, of the City of North Bay in the District of Nipissing, Civil Servant; and
 - (iii) Charles Tregonning, of the City of Sault Ste. Marie in the District of Algoma, Civil Servant.

(1045)

THE GAME AND FISHERIES ACT, 1946

O. Reg. 89/48. New. Open Season for Deer and Moose in 1948. Made—13th May, 1948. Filed—17th May, 1948, 3.45 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR DEER AND MOOSE IN 1948

- 1. The open season for deer and moose under clause a of section 26 of the Act and that part of Ontario in which the open season applies are varied for the year 1948 so that the open season shall be from the 1st of October to the 25th of November, both inclusive, in that part of Ontario described in Schedule 1.
- 2.—(1) Those parts of Ontario described in clause b of section 26 of the Act are varied by expecting therefrom those parts described in subclause i and in Schedule 2 hereto.
- (2) The open season for deer and moose under subclause i of clause b of section 26 of the Act shall be for the year 1948 from the 1st of November to the 25th of November, both inclusive.
- (3) The open season for deer and moose in that part of Ontario described in Schedule 2 hereto shall be for the year 1948 from the 1st of November to the 25th of November, both inclusive.
- 3. Those parts of Ontario described in clause c of section 26 of the Act are varied by excepting not only Manitoulin Island and Fitzwilliam Island, but also all islands in The Territorial District of Manitoulin other than Cockburn Island, Great Cloche Island and Philip Edward Island.

- 4. Those parts of Ontario described in clause d of section 26 of the Act are varied by including all islands excepted in regulation 3.
- 5.—(1) The open season for deer for the year 1948 in the County of Carleton shall be from the 8th of November to the 23rd of November, both inclusive.
- (2) Subregulation 1 shall apply only to the townships of Fitzroy, Goulburn, Huntley, March, Marlborough, Nepean, Gower North and Torbolton.
- 6. The open season for deer under clause f of section 26 of the Act for the year 1948 shall be from the 8th of November to the 23rd of November, both inclusive.
- 7. Those parts of Ontario described in clause g of section 26 of the Act are varied by excepting therefrom,—
 - (a) the County of Prescott;
 - (b) that part of the County of Hastings lying south of Highway No. 7; and
 - (c) the County of Russell, except the Township of Cambridge.
- 8. Nothing in these regulations shall be deemed to permit hunting in any Crown game preserve or provincial park.

SCHEDULE 1

That part of Ontario between the easterly boundary of the Province of Manitoba and the westerly boundary of the Province of Quebec which is north of the following-described line:

COMMENCING in the Township of Rice in the Territorial District of Kenora at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right-of-way of the Canadian National Railway; thence in a general easterly direction along the centre line of the right-of-way to the boundary between Ontario and Quebec.

SCHEDULE 2

COMMENCING at the intersection of the centre line of the right-of-way of the Canadian National Railway with the westerly boundary of the Township of Beulah, in the Territorial District of Sudbury; thence southerly following the westerly boundaries of the townships of Beulah, Marshay, Scotia, Dunbar, Rhodes and Leinster to the northerly boundary of the Township of Hess; thence easterly along the northerly boundary of the said Township of Hess to the north-westerly corner of the Township of Harty; thence southerly along the westerly boundaries of the townships of Harty and Levack to the north-easterly corner of the Township of Cascaden; thence westerly along the northerly boundary of the said Township of Cascaden to its intersection with the centre line of the right-of-way of the Canadian Pacific Railway; thence in a general easterly and southerly direction along the centre line of the right-of-way of the Canadian National Railway south of Wanup in the Township of Cleland; thence in a general northerly and westerly direction along the said centre line of the said Canadian National Railway to the point of commencement.

(1046)

THE LOAN AND TRUST CORPORATIONS ACT

O. Reg. 90/48. New and revoking O. Regs. 207/44 and 208/44. Trust Companies approved for purposes of Supreme Court.
Made—13th May, 1948.
Filed—18th May, 1948, 11.15 a.m.

REGULATIONS MADE UNDER THE LOAN AND TRUST CORPORATIONS ACT

- 1. For the purposes of subsection 1 of section 21 of the Act, each of the companies named in Schedule 1 is approved as being acceptable as a trust company for the purposes of the Supreme Court.
- 2. Ontario Regulations 207/44 and 208/44 are revoked.

SCHEDULE 1

- 1. The British Mortgage and Trust Corporation of
- The Brockville Trust and Savings Company
- The Canada Permanent Trust Company The Canada Trust Company
- 5. Chartered Trust and Executor Company
- 5. Chartered Trust and Executor Company
 6. Crown Trust Company
 7. The Eastern Trust Company
 8. The Grey & Bruce Trust & Savings Company
 9. The Guaranty Trust Company of Canada
 0. The Guelph Trust Company
 The Company
- 10.
- The Industrial Mortgage and Trust Company The Lambton Trust Company, Limited

- 13. Montreal Trust Company, Limited
 14. National Trust Company, Limited
 15. The Northern Trusts Company
 16. The Premier Trust Company
 17. The Royal Trust Company
 18. The Trust Company

- 18. The Sterling Trusts Corporation19. The Toronto General Trusts Corporation20. The Victoria Trust and Savings Company
- 21. The Waterloo Trust and Savings Company

(1048)

THE TRUSTEE ACT

O. Reg. 91/48. New. Companies approved for Investment and Deposit. Made—13th May, 1948. Filed—18th May, 1948, 11.30 a.m.

REGULATIONS MADE UNDER THE TRUSTEE ACT

- 1. For the purposes of subsection 1 of section 26 of the Act, each of the trust companies named in Schedule 1 is approved.
- 2. Each of the societies or companies named in Schedule 2 is approved as one coming within the provisions of clauses a or b of subsection 1 of section 27 of the Act and as one in the debentures or debenture stock of which trustees may invest.
- Each of the societies or companies named in Schedule 3 is approved as one coming within the provisions of clauses a or b of subsection 1 of section 27 of the Act and as one with which trustees may deposit money.

SCHEDULE 1

- 1. The British Mortgage and Trust Company of
- The Brockville Trust and Savings Company The Canada Permanent Trust Company
 The Canada Trust Company

- Chartered Trust and Executor Company
 Crown Trust Company
 The Eastern Trust Company
 The Grey & Bruce Trust & Savings Company
 Guaranty Trust Company of Canada
- 10.
- The Guelph Trust Company
 The Industrial Mortgage and Trust Company
- 12. Montreal Trust Company
 13. National Trust Company, Limited
- The Premier Trust Company The Royal Trust Company 14.
- 15. 16.
- The Sterling Trusts Corporation
 The Toronto General Trusts Corporation
- The Victoria Trust and Savings Company
- The Waterloo Trust and Savings Company

SCHEDULE 2

- 1. Canada Permanent Mortgage Corporation
- Credit Foncier Franco-Canadien
- 3. Guelph and Ontario Investment and Savings Society
- The Huron and Erie Mortgage Corporation
- The Lambton Loan and Investment Company The Ontario Loan and Debenture Company
- The Toronto Mortgage Company

SCHEDULE 3

- Canada Permanent Mortgage Corporation
- 2. Guelph and Ontario Investment and Savings
- The Huron and Erie Mortgage Corporation
- The Lambton Loan and Investment Company

The Ontario Loan and Debenture Company

(1049)

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THE ELECTION ACT

O. Reg. 92/48. New. Advance Polls. Made—18th May, 1948. Filed—20th May, 1948, 10.30 a.m.

REGULATIONS MADE UNDER THE ELECTION ACT

1. For the purposes of the general election to the Assembly for which the nomination day is the 31st of May and the polling day is the 7th of June, 1948, subsections 2 to 13, both inclusive, of section 88 of the Act shall apply to each electoral district named in column 1 of the schedule and one poll shall be opened in the electoral district in each of the municipalities or places named in column 2.

SCHEDULE

ADVANCE POLLS

COLUMN 1	COLUMN 2
Electoral District	POLL TO BE HELD AT
Addington	Arden
	Sharbot Lake Verona
Algoma-Manitoulin	Thessalon
Brant	Paris
Brantford	Brantford
Bruce	Paisley
Carleton	Ottawa Cochrane
Cochrane South	Timmins
Coemane Courting the Courting to the Court of the Court o	Swastika
Dufferin-Simcoe	Alliston
	Orangeville
Durham	Collingwood
Elgin	Port Hope Bayham Township
Ling	St. Thomas
Essex North	Windsor
Essex South	Harrow
Fort WilliamGrenville-Dundas	Fort William Cardinal
Grey North	Owen Sound
Grey South	Durham
Haldimand-Norfolk	Dunnville
II de	Sincoe
Halton	Oakville Hamilton
Hamilton Centre	Hamilton
Hamilton-Wentworth	Hamilton
Hastings East	Thurlow
Hastings West	Trenton Belleville
Huron	Clinton
	Goderich
Huron-Bruce	Wingham
Kenora	Kenora Sioux Lookout
Kent East	Dutton
Kent West	Chatham
17*	Wallaceburg
Kingston	Kingston Sarnia
Lanark	Carleton Place
	Smiths Falls
Leeds	Brockville
Lincoln	St. Catharines London
Middlesex North	London
Muskoka-Ontario	· Mactier
Niagara Falls	Niagara Falls
Ninissing	Fort Erie
Nipissing	North Bay Mattawa
Northumberland	Cobourg
Ontario	Oshawa
Ottawa East	Ottawa
Ottawa South	Ottawa Woodstock
Parry Sound	Parry Sound
Peel	Brampton
Perth	Stratford
	Palmerston St. Mary's
Peterborough	Peterborough
Port Arthur	Nakina
	Port Arthur
	Schreiber
	Armstrong

, COLUMN 1	COLUMN 2,
ELECTORAL DISTRICT	POLL TO BE HELD AT
Rainy River Renfrew South Stormont Sault Ste. Marie Simcoe Centre	Rainy River. Renfrew Cornwall Sault Ste. Marie Montreal River Horne Payne Hawk Junction White River Barrie
Simcoe East	Midland
Sudbury	Port McNicholl Orillia Sudbury McKim Township Chapleau
Temiskaming.	Capreol Englehart
Victoria Waterloo North	Lindsay . Kitchener .
Waterloo South	Galt Preston
Welland	Welland Arthur
Wellington South	Guelph
Wentworth	Hamilton Windsor
Windsor-Walkerville York East	Windsor Scarborough
York SouthYork West	Township of York South New Toronto
	Mimico York Township
Tournette	Tour Township
Toronto: Beaches	Toronto
BellwoodsBracondale	Toronto
Dovercourt Eglinton	Toronto Toronto
High Park	Toronto
Parkdale	Toronto Toronto
St. Andrew	Toronto Toronto
St. George	Toronto Toronto
Woodbine	Toronto
(1063)	कार का असी असी 22

THE VOTERS' LISTS ACT .

O. Reg. 93/48.
New.
Fees of Judge and Enumerators.
Made—18th May, 1948.
Filed—20th May, 1948, 10.45 a.m.

REGULATIONS MADE UNDER THE VOTERS' LISTS ACT

- 1. Payment of sums in addition to the remuneration provided by subsection 1 of section 127 of the Act is authorized as follows:
 - (a) the judge for revising the lists, per day.... \$5

 - (c) the assistant enumerators for preparing the lists, per day.....\$

(1064)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 94/48. Amending O. Regs. 72/47 and 148/47. General. Made—11th May, 1948. Approved—18th May, 1948. Filed—21st May, 1948, 11.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Regulation 2 of Ontario Regulations 72/47 is amended by adding thereto the following:

(3) Where,-

- (a) a board of education or a board of publicschool trustees establishes and maintains one kindergarten class or more for 4-year old pupils; and
- (b) the class is conducted for one-half of each school-day during the school-year 1947-1948.

the board shall be paid a grant of \$250 for each class.

- 2. Clause a of regulation 51 of Ontario Regulations 148/47 is revoked and the following substituted therefor:
 - (a) living expenses not exceeding \$8 a day; and

LESLIE M. FROST, Acting Minister of Education.

22

Toronto, May 11th, 1948.

(1075)

THE ADOLESCENT SCHOOL ATTENDANCE ACT

O. Reg. 95/48. Amending O. Reg. 54/48. General. Made—11th May, 1948. Approved—18th May, 1948. Filed—21st May, 1948, 11.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE ADOLESCENT SCHOOL ATTENDANCE ACT

1. Subregulation 2 of regulation 11 of Ontario Regulations 54/47 is amended by striking out the word "month", being the last word thereof, and substituting therefor the word "year".

LESLIE M. FROST, Acting Minister of Education.

Toronto, May 11th, 1948.

(1076) - 22

THE MINING ACT

O. Reg. 96/48. New. Lands Open for Prospecting and Sale or Lease. Made—18th May, 1948. Filed—21st May, 1948, 3.00 p.m.

REGULATIONS MADE UNDER. THE MINING ACT

1. The lands described in Schedule 1 shall be open for prospecting and staking out and for sale or lease at 12 noon on the 31st of May, 1948.

SCHEDULE 1

That part of the Territorial District of Cochrane, described as follows: Commencing at a point on the centre line of the right of way of the Canadian National Railway in the Township of Brower distant 2640 feet measured westerly from the nearest point in the high-water mark on the western shore of the Abitibi River; thence in a general north-westerly direction parallel to that high-water mark and being always at a distance of 2640 feet from the nearest point of the high-water mark to the south boundary of the Township of Pitt; thence west astronomically along the south boundaries of the townships of Pitt and Hamlet to the south-west corner of the Township of Hamlet; thence north astronomically along the west boundary of the Township of Hamlet to the south boundary of the Township of Kilmer; thence west astronomically along the south boundary of the Township of Kilmer to the south-west corner thereof; thence north astronomically along the west boundary of the Township of Kilmer to the southeast corner of the Township of Rapley; thence west astronomically along the south boundaries of the townships of Rapley and Lambert to the south-west corner of the Township of Lambert; thence north astronomically along the west boundary of the Township of Lambert to the high-water mark on the north-western shore of the Missinaibi River; thence in a general north-easterly direction along the high-water mark of the north-western shore of that river to a point in a line drawn north 45 degrees west astronomically from Station 491, near Portage Island at the confluence of the Mattagami and Missinaibi Rivers, as shown on a plan of survey by Messrs. Sutcliffe and Neelands, Ontario land surveyors, of record in the Department of Lands and Forests, Ontario; thence north 45 degrees west astronomically 5 miles from Station 491; thence in a general north-easterly direction parallel to the highwater mark on the north-western shore of the Moose River and being always at a distance of 5 miles from the nearest point on that high-water mark to the high-water mark on the western shore of James Bay; thence in a general southerly and south-westerly direction following the high-water mark along the western shore of James Bay and the north-western shore of the Moose River to Station 5 in the Township of Parr in the traverse of the Moose River made by C. R. Kenny, Ontario land surveyor, and shown on a plan of survey of record in the Department of Lands and Forests, Ontario; thence easterly in a straight line to a point in the high-water mark on the south-eastern shore of the Moose River, which point is distant 2640 feet measured north-easterly from the nearest point in the high-water mark on the eastern shore of the Abitibi River; thence in a general south-westerly direction parallel to the high-water mark on the eastern shore of the Abitibi River and being always at a distance of 2640 feet from the nearest point on that high-water mark to a point the nearest point on that high-water mark to a point in a line drawn on a course of south 50 degrees east from a spruce tree marked "108", as shown on a plan of survey by C. R. Kenny, Ontario land surveyor, of the traverse of the Abitibi River and of record in the Department of Lands and Forests, Ontario, near the south boundary of the Township of Carroll; thence south 50 degrees east astronomically 6.5 miles; thence south 40 degrees west 24 miles more or less to the highwater mark on the western shore of the Little Abitibi River; thence in a general northerly direction following that high-water mark to the point of intersection with a line drawn parallel to the high-water mark on the eastern shore of the Abitibi River and distant 2640 feet measured easterly from the nearest point on that highwater mark and being opposite a cedar post marked "87" planted by C. R. Kenny, Ontario land surveyor, and shown on a plan of survey of a traverse of the Abitibi River, of record in the Department of Lands and Forests, Ontario; thence in a general southerly direction parallel to the high-water mark on the eastern shore of the Abitibi River and always at a distance of 2640 feet from the nearest point on that high-water mark to a point in a line drawn on a course of east astronomically from a survey post parked "69" on the eastern shore of the Abitibi River, in the Township of Valentine, as shown on a plan of survey by C. R. Kenny, Ontario land surveyor, of record in the Department of Lands and Forests, Ontario; thence east astronomically 1.5 miles; thence in a general southerly direction parallel to the high-water mark of eastern shore of the Abitibi River and always at a distance of 2 miles from the nearest point on that high-water mark to a point in a line drawn east astronomically from a survey post marked "61" on the east shore of the Abitibi River, as shown on a plan of survey by C. R. Kenny, Ontario land surveyor, of record in the Department of Lands and Forests, Ontario; thence west astronomically 1.5 miles; thence in a general southerly and south-easterly direction parallel to the

high-water mark of the eastern shore of the Abitibi River and always at a distance of 2640 feet from the nearest point of that high-water mark to the centre line of the right of way of the Canadian National Railway; thence north-westerly along the centre line to the point of commencement;

Excepting therefrom the land under the waters of the Abitibi River and the islands therein lying between the south boundary of the Township of Pitt and the centre line of the right of way of the Canadian National Railway, all lands now under patent or lease and those parts of the townships of Sutcliffe, Gardiner, Morrow, Dyer and Stapells described as follows: Commencing at the point of intersection of the high-water mark on the south-eastern shore of the Moose River with the north boundary of the Township of Sutcliffe; thence east astronomically along the north boundaries of the townships of Sutcliffe and Stapells to the high-water mark on the north-western shore of the Abitibi River; thence in a general south-westerly direction along the last-mentioned high-water mark to the south boundary of the Township of Morrow; thence west astronomically along the south boundary of that township to the highwater mark on the south-eastern shore of the Mattagami River; thence in a general north-easterly direction following the last-mentioned high-water mark to the point of commencement.

1077)

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Publications Under The Regulations Act, 1944

JUNE 5th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 97/48.
Amending O. Reg. 218/47.
Zones and Industries.
Made—20th May, 1948.
Filed—22nd May, 1948, 10.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 2 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

LATHING INDUSTRY

- (7) The Lathing Industry as defined in item 7 of Appendix B is designated as an industry for the purposes of the Act.
- 2. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

PARIS ZONE

- (25) That part of Ontario described in item 25 of Appendix C is designated as a zone, to be known as the "Paris Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 3. Appendix B of Ontario Regulations 218/47 is amended by adding thereto the following item:

LATHING INDUSTRY

- 7. The Lathing Industry is defined as all work done by lathers in the,—
 - (a) construction;
 - (b) erection;
 - (c) repair;
 - (d) remodelling; or
 - (e) alteration,

of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution.

4. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following item:

PARIS ZONE

25. The Town of Paris.

CHARLES DALEY, Minister of Labour.

May 20, 1948.

(1080)

23

THE PUBLIC HEALTH ACT

O. Reg. 98/48. Amending O. Reg. 57/45. Porcupine Health Unit. Made—5th May, 1948. Approved—18th May, 1948. Filed—26th May, 1948, 2.45 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 1 of the Appendix to Ontario Regulations 57/45 is revoked and the following substituted therefor:

SCHEDULE 1

PORCUPINE HEALTH UNIT

- 1. The Board of Health of the Porcupine Health Unit shall consist of six members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council;
 - (b) two members to be appointed annually by the Municipal Council of the Town of Timmins:
 - (c) one member to be appointed annually by the Municipal Council of the Township of Tisdale:
 - (d) one member to be appointed annually by the Municipal Council of the Township of Whitney; and
 - (e) one member to be appointed annually by the Trustees of the Corporation of the Improvement District of Mountjoy.
- 2.—(1) A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him.
- (2) The member appointed by the Trustees of the Corporation of the Improvement District of Mountjoy shall hold office during their pleasure.

RUSSELL T. KELLEY, Minister of Health.

(1096)

Health. 23

THE PUBLIC HEALTH ACT

O. Reg. 99/48.
New.
Porcupine Health Unit.
Made—12th January, 1948.
Approved—18th May, 1948.
Filed—26th May, 1948, 3.00 p.m.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

- 1. The Porcupine Health Unit may include the following unorganized townships in the Territorial District of Cochrane:
 - (a) Deloro;
 - (b) Matheson;
 - (c) Ogden; and
 - (d) Shaw.

(1097)

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 100/48. New. Extension of Time for Returns, Etc. Made—27th May, 1948. Filed—28th May, 1948, 9.30 a.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. The time for making the report of the county assessor, for the examination of assessment rolls for the purpose of equalization, for the passing of an equalization by-law, or for the disposition of an equalization appeal for,—
- (a) the Corporation of the County of Norfolk, is extended for a period of 60 days.

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 27th day of May, 1948.

(1106)

2.3

THE INDUSTRIAL STANDARDS ACT

O. Reg. 101/48. Replacing O. Reg. 24/45. Schedule for the Barbering Industry in the Ottawa Zone. Made—27th May, 1948. Filed—29th May, 1948, 10.45 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 24/45 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE OTTAWA ZONE

- 1. No work shall be performed in the barbering industry in the Ottawa zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Ottawa Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK ..

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47½ hours of work to be performed during the regular working-days; and

- (b) a regular working-day consisting of not more than 9½ hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8 a.m. and 6.30 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - CLASS A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - CLASS B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of,—
 - (a) \$15 a week for 21½ hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday and Friday; and
 - (ii) 9½ hours a day on Saturday;
 - (b) \$13 a week for 18½ hours of work to be performed,—
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9½ hours a day on Saturday or the day before a holiday;
 - (c) \$11 a week for 15½ hours of work to be performed,—
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9½ hours a day on Saturday or the day before a holiday;
 - (d) \$9 a week for 12½ hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday or Friday; and
 - (ii) 9½ hours a day on Saturday or the day before a holiday;
 - (e) \$7 for 91/2 hours of work to be performed on,-
 - (i) Saturday; or
 - -- (ii) the day before a holiday; and

- (f) \$7 for 9½ hours of work to be performed on a day other than,—
 - (i) Saturday; or
 - (ii) the day before a holiday.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses of any kind.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and	
over	50 cents
(c) haircut, persons under 14 years	35 cents
(d) head rub	25 cents
(e) ladies' neck clip	25 cents
(f) razor honing	50 cents
(g) shampoo, plain	50 cents
(h) shave	30 cents
(i) singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1118) 23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 102/48. Replacing O. Reg. 131/44. Schedule for the Barbering Industry in the Peterborough Zone. Made—27th May, 1948. Filed—29th May, 1948, 10.50 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the 'employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 131/44 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PETERBOROUGH ZONE

- 1. No work shall be performed in the barbering industry in the Peterborough zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Years' Day, Good Friday, Victoria Day, Dominion Day, Peterborough Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8 a.m. and 6 p.m.

- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - CLASS A—A person who is given full-time employment on a minimum weekly rate of wages.
 - CLASS B—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - CLASS C—A person who is given part-time work or casual employment on a percentage or commission.

- 6. The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week for Class A employees;
 - (b) \$25 a week plus 50 per cent of the proceeds in excess of \$35 from the work performed by Class B employees; and
 - (c) 70 per cent of the proceeds from the work performed by Class C employees.
- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses of any kind.

MINIMUM CHARGES

8.—(1) The minimum	charge	for	each	operation
in the industry shall be,-				

(a)	facial massage, plain	50 cents
(b)	haircut or trim, persons 15 years and over	50 cents
(c)	haircut, persons under 15 years	35 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
(g)	shampoo, plain	50 cents
(h)	shave	30 cents
(<i>i</i>)	singe	35 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1119) 23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 103/48.
Amending O. Reg. 60/48.
Amending Barbering Schedule for the Toronto Zone.
Made—12th May, 1948.
Approved—27th May, 1948.
Filed—29th May, 1948, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Clause f of subsection 1 of section 6 of the schedule of Ontario Regulations 60/48 is revoked and the following substituted therefor:
 - (f) \$7 for 9 hours of work to be performed on a day other than,—
 - (i) Saturday or Wednesday; or
 - (ii) the day before a holiday.

Dated at Toronto the 12th day of May, 1948.

The Industry and Labour Board,

E. BILLINGTON (Chairman)
E. G. GIBB (Member)
J. F. NUTLAND (Member)

We concur—Advisory Committee for the Barbering Industry in the Toronto Zone.

A. F. BENTLEY, JOS. A. HUNTER, HENRY LAKE, R. J. MOUNTJOY.

(1120)

23

Publications Under The Regulations Act, 1944

JUNE 12th, 1948

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 104/48. New. Road Closing—Port Hope. Made—27th May, 1948. Filed—31st May, 1948, 2.30 p.m.

REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. The Corporation of the Town of Port Hope may close the road allowance described in Schedule I entering or touching upon or giving access to the King's Highway.

SCHEDULE I

All that part of Deblaquire Street South lying west of and adjoining lots 1, 20, 19, 18 and 17 in Block C of Registered Plan 11, for the Town of Port Hope in the County of Durham, which lies between the production westerly of the northerly limit of Lot 1 in Block C to the north-east angle of Lot 7 in Block B of Registered Plan 11 and the production westerly of the southerly limit of Lot 17 in Block C to the southeast angle of Lot 11 in Block B.

(1130)

THE HOSPITALS TAX ACT, 1948

O. Reg. 105/48. New. Exemptions. Made—27th May, 1948. Filed—2nd June, 1948, 8.30 a.m.

REGULATIONS MADE UNDER THE HOSPITALS TAX ACT, 1948

1.—(1) The purchaser is exempt from the payment and the owner from the collection of the tax that, would otherwise be payable and collectable under this Act where the Treasurer, in his absolute discretion, determines that,—

- (a) any performance, exhibition or contest held, staged or operated by any religious, charitable, agricultural or educational institution, a board of trade or chamber of commerce, a labour organization or society, a benevolent or fraternal beneficial society or order, a club, a society or an association, organized for social welfare, civic improvement or recreation or for patriotic or other non-profitable purposes, operated exclusively as such, no part of the revenue of which inures to the benefit or private gain of any person as proprietor or member thereof or shareholder therein, or to the person or persons organizing, promoting or managing such performance, exhibition or contest;
- (b) any entertainment given, amusement provided or game played,—
 - (i) in a church or church premises or premises affiliated with religious bodies or any

university, college, collegiate or school premises, where an amount not less than 60 per cent of the net proceeds from the entertainment, amusement or game is to be devoted to religious, charitable or educational purposes, or

- (ii) in a community hall or athletic field for which aid is (or has been) granted under The Community Halls Act;
- (c) any entertainment given, amusement provided or game played or any exhibition or contest of skill or speed or like contest held by or under the auspices of,—
 - (i) a society as defined in The Agricultural Societies Act, 1939, or
 - (ii) an association, society or organization named in section 2 or 19 of The Agricultural Associations Act;
- (d) any exhibition held by the Canadian National Exhibition Association, the Central Canada Exhibition Association, the Western Fair Association, the Royal Agricultural Winter Fair Association of Canada, the Ontario Provincial Winter Fair or the Ottawa Winter Fair;
- (e) any entertainment provided in front of the grand stand of any of the associations or fairs named in clause d during the exhibition period of the association or fair; or
- (f) any exhibition or contest of skill or speed or like contest where it is an amateur athletic event,

is an entertainment given, amusement provided or game played for religious, charitable or educational purposes.

- (2) In subregulation 1,-
- (a) "amateur," when used with respect to a natural person, means a person who has not at any time,—
 - (i) entered or competed in any athletic contest or exhibition for a staked bet, private or public moneys or gate receipts, or received any consideration for his services as an athlete except reasonable travelling and living expenses actually incurred while going to, remaining at and returning from the place of contest or exhibition;
 - (ii) taught, pursued or assisted in the pursuit of any athletics as a means of livelihood;
 - (iii) sold or pledged his prizes; or
 - (iv) promoted or managed an athletic contest or exhibition for personal gain.
- (b) "amateur," when used with respect to an athletic association, club, corporation, league or any unincorporated organization, means that the association, club, corporation, league or unincorporated organization is, or is ordinarily recognized as being, composed of amateurs.

(1139)

THE PUBLIC HOSPITALS ACT

O. Reg. 106/48. Amending O. Reg. 43/45 and Revoking O. Regs. 133/47 and 4/48. Revoking Regulations. Made—27th May, 1948. Filed—2nd June, 1948, 8.40 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Regulations 75 to 78, both inclusive, and regulation 79a of Ontario Regulations 43/45, as made by Ontario Regulations 96/47, are revoked.
- 2. Regulations 79b to 79j, both inclusive, of Ontario Regulations 43/45, as made by Ontario Regulations 133/47, are revoked.
- 3. Ontario Regulations 133/47 and Ontario Regulations 4/48 are revoked.

(1140)

THE HOSPITALS AID ACT, 1948

O. Reg. 107/48. New. Maintenance Capital Grants. Made—27th May, 1948. Filed—2nd June, 1948, 8.50 a.m.

REGULATIONS MADE UNDER THE HOSPITALS AID ACT, 1948

MAINTENANCE GRANTS

- 1. The maintenance grant payable in each year to all hospitals shall be computed by applying the percentage of 235 to the grant authorized to be paid to each hospital for the calendar year 1947, except that in the case of a hospital which did not receive a grant in the year 1947 or which increases or decreases the number of beds available for the care of patients the grant shall be computed by applying the percentage of 235 to the grant which the hospital would have received in the year 1947.
- 2. A maintenance grant shall be paid to any hospital which does not receive a maintenance grant under regulation 1 for the treatment of every patient who is an indigent patient or the dependant of an indigent person at the rate of 75 cents for every day up to 60 days that the patient receives treatment in a hospital, and thereafter at the rate of 50 cents a day.
- 3. In addition to the maintenance grant payable under regulation 1 or 2, a grant shall be paid for the treatment of every patient,—
 - (a) who is an indigent patient; or
 - (b) who is a dependant of an indigent person,

who has actually resided in unorganized territory for the period of 3 months within the period of 6 months next prior to admission to a hospital, equal to the amount for which a municipality is liable under section 4 of this Act, for each day the patient receives treatment.

MUNICIPALITIES IN TERRITORIAL DISTRICTS

- 4. Where,-
- (a) a municipality, other than a city, is located in a territorial district; and
- (b) in any year the liability of the municipality for the payment of the charges for treatment under section 4 of this Act exceeds 2 mills on the total assessment of the municipality,

a grant equal to the excess may be paid to the municipality.

PERSONS LIABLE TO BE DEPORTED

5. Where the inspector, upon investigation, is of the opinion that any patient admitted to a hospital was a person liable to be deported under the immigration laws of Canada, and that no steps were taken by the superintendent of the hospital to inform the Immigration Branch of the Department of Mines and Resources (Canada) of the admission of the patient, no maintenance grant shall be payable for the treatment of the patient.

DEPARTURE DATE

6. In computing the amount of any grant, the day of departure of a patient shall not be included.

DEDUCTIONS, ETC.

7. The Lieutenant-Governor in Council may suspend or withhold any grant or may make a deduction from any grant.

CAPITAL GRANTS

- 8. In regulations 9 to 15,-
- (a) "bed" includes a nursery cubicle for the care of infants and three nursery cubicles shall be deemed to be the equivalent of one bed; and
- (b) "capital grant" means a grant to a hospital toward the capital cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings.
- 9. A capital grant may be paid to any hospital upon application in Form 1.
- 10.—(1) The capital grant to a hospital in Group A, B, C or D shall not exceed \$1,000 for each bed.
- (2) The capital grant to any other hospital shall not exceed \$2,000 for each bed.
- 11. When required by the Minister, the superintendent of the hospital shall submit a preliminary sketch-plan in duplicate of the existing buildings acquired or proposed to be acquired and the alterations necessary thereto or the new construction, additions or alterations, as the case may be.
- 12. No capital grant shall be paid to a hospital in Group A, B, C or D where the total number of beds in all the hospitals in the area served by the applicant hospital, including the proposed additional beds, exceeds 5.5 beds for each thousand of the population of such area.
 - 13. A capital grant shall not exceed,—
 - (a) in the case of a hospital in Group A, B, C or D, 25 per centum of the estimated cost of the purchase of existing buildings, new construction, alterations or additions, including the estimated cost of furnishings and equipment; or

- (b) in the case of any other hospital, 50 per centum of that cost.
- 14.—(1) A capital grant toward the capital cost of an alteration of an existing hospital building, or an addition of one or more storeys to an existing hospital building or toward the capital cost of an existing building and the necessary alterations thereof shall be paid in instalments as follows:
 - (a) one-quarter when one-quarter of the work is completed;
 - (b) one-quarter when one-half of the work is completed;
 - (c) one-quarter when three-quarters of the work is completed; and
 - (d) the balance when the alteration or addition is completed, furnished and equipped and ready to receive patients.
- (2) A capital grant toward the capital cost of new construction or additions or alterations to existing hospital buildings other than those mentioned in subregulation 1 shall be paid in instalments as follows:
 - (a) one-quarter when the ground floor construction and exterior walls are completed;
 - (b) one-quarter when the roof is completed;
 - (c) one-quarter when the interior of the building is completed; and
 - (d) the balance when the new construction, alteration or addition is completed, furnished and equipped and ready to receive patients.
- 15. Any capital grant heretofore made shall be deducted from any capital grant made under these regulations.

FORM 1

The Hospitals Aid Act, 1948

APPLICATION FOR A CAPITAL GRANT

To the Minister of Health, Parliament Buildings, Toronto

The..... (name of hospital) applies for a capital grant under the Act and regulations and in support gives the following information:

Item

- 1. Names of municipalities served by applicant hospital....
- 2. Population of each municipality referred to in item 1
- 3. Names of other hospitals serving municipalities mentioned in item 1.....
- 4. Bed capacities of hospitals referred to in item 3
- 5. Percentage of occupancy of applicant hospital and hospitals referred to in item 3.....

6.	Number	of beds	in the	applicant	hospital	assigned
	to the fo	ollowing	service	es:		0

Private and Semi-private Beds	Public- ward Beds	Total Beds

Medical..... Surgical..... Maternity....

7. Number of additional beds proposed for the following services:

Private and	Public-	
Semi-private	ward	Total
Beds	Beds	Beds

Medical..... Surgical..... Maternity....

Number of existing beds assigned to the following services to be abandoned:

Private and	Public-	
Semi-private	ward	Total
Beds	Beds	Beds

Medical..... Surgical..... Maternity....

The following services marked with the letter "X" are inadequate and the extension thereof is proposed:

Laundry
Dietary
Power Plant
Utility Rooms
Operating Rooms
Delivery Rooms
Nursery
Diagnostic Services as specified
Others

- Estimated cost of proposed new construction, alteration or addition or purchase price of an existing building and estimated cost of alterations necessary thereto.
- 11. Name and address of architect.
- 12. Proposed method of financing including,-

Cash on hand Loans Other assets Public subscription Municipal contribution

13.	The	m	uni	ici	pali	ty	ŀ	nas	S			ag	re	ec	ı	to		co	n	tr	ib	u	te
	and	a	vot	e i	vas	ta	k	en	on	t	he	b	y-	la	w	b	У	el	e	ct	OI	rs.	o
	the	mı	ınic	cip	alit	У	aı	ıd	th	е	res	sul	t	W	as	3:							

Chairman or Secretary of the Board.

(1141) 24

THE MENTAL HOSPITALS ACT

O. Reg. 108/48. Amending O. Reg. 26/44. Revoking Form 18. Made—27th May, 1948. Filed—2nd June, 1948, 9.00 a.m.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

1. Form 18 of Ontario Regulations 26/44 is revoked.

(1142)

24

THE FOREST FIRES PREVENTION ACT

O. Reg. 109/48. New. Forest Closing. Made—31st May, 1948. Filed—2nd June, 1948, 10.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FOREST FIRES PREVENTION ACT

- 1. The areas set out and delimited as,-
- (a) the Mississagi Road north of Hooverville Register Gate in Lot 7, Concession III, in the Township of Gould, in the Territorial District of Algoma; and
- (b) the White River Road east of White River Register Gate in Lot 12, Concession I, in Township 175, in the Territorial District of Algoma,

shall be closed during the period from the 1st of June, 1948, to and including the 15th of June, 1948, and all persons except such as are especially authorized shall be shut out therefrom.

H. R. SCOTT, Minister of Lands and Forests.

Toronto, May 31, 1948.

(1143)

24

THE FOREST FIRES PREVENTION ACT

O. Reg. 110/48. Amending O. Reg. 88/46. Forest Closing. Made—2nd June, 1948. Filed—3rd June, 1948, 11.20 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FOREST FIRES PREVENTION ACT

The areas set out and delimited as in Schedule 3 of Ontario Regulations 88/46 as amended by Ontario Regulations 88/47 and Ontario Regulations 57/48 shall be closed during the period from the 2nd of June, 1948, to and including the 15th of June, 1948, and all persons except such as are especially authorized shall be shut out therefrom.

H. R. SCOTT, Minister of Lands and Forests.

Toronto, June 2, 1948.

(1165)

24

Publications Under The Regulations Act, 1944

JUNE 19th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 111/48. Amending O. Reg. 218/47. Zones and Industries. Made—5th June, 1948. Filed—10th June, 1948, 8.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

COBOURG ZONE

(26) That part of Ontario described in item 26 of Appendix C is designated as a zone, to be known as the "Cobourg Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

PORT HOPE ZONE

(27) That part of Ontario described in item 27 of Appendix C is designated as a zone, to be known as the "Port Hope Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

ST. MARY'S ZONE

- (28) That part of Ontario described in item 28 of Appendix C is designated as a zone, to be known as the "St. Mary's Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

COBOURG ZONE

26. The Town of Cobourg.

PORT HOPE ZONE

27. The Town of Port Hope.

ST. MARY'S ZONE

28. The Town of St. Mary's.

CHARLES DALEY,
Minister of Labour.

June 5, 1948.

(1208)

25

THE INDUSTRIAL STANDARDS ACT

O. Reg. 112/48.
Replacing O. Reg. 74/46.
Schedule for Barbering Industry in the Stratford Zone.
Made—10th June, 1948.
Filed—14th June, 1948, 11.15 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 74/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof.in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE STRATFORD ZONE

- 1. No work shall be performed in the barbering industry in the Stratford zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Stratford Civic Holiday, Labour Day, Thanksgiving Day, Remembrance Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47½ hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than $9\frac{1}{2}$ hours of work to be performed on,—
 - (i) Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 7 p.m.; and
 - (ii) Saturday between 8.30 a.m. and 8 p.m.
 - 4. No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday except the Wednesday in the week in which Christmas Day is celebrated on Thursday.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees working in the industry is established:

- Class A—A person who is given full-time employment on a minimum weekly rate of wages.
- Class B—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
- Class C—A person who is given part-time work or casual employment on a percentage or commission.

MINIMUM RATES OF WAGES

- 6. The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$35 a week for Class A employees;
 - (b) \$20 a week plus 60 per cent of the proceeds in excess of \$30 from the work performed by Class B employees; and
 - (c) 65 per cent of the proceeds from the work performed by Class C employees.
- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years a	ind
over	50 cents
(c) haircut, persons under 14 years	
(d) head rub	
(e) ladies' neck clip	
(f) men's neck shave	
(g) razor honing	
(h) shampoo, plain	
(i) shave	30 cents
(j) singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

or premium. (1228) 25

THE INDUSTRIAL STANDARDS ACT

O. Reg. 113/48. Replacing O. Reg. 13/46. Schedule for the Barbering Industry in the Smith's Falls Zone. Made—10th June, 1948. Filed—14th June, 1948, 11.20 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

- 2. Ontario Regulations 13/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE SMITH'S FALLS ZONE

- 1. No work shall be performed in the barbering industry in the Smith's Falls zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Smith's Falls Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47½ hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8½ hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 6 p.m.;
 - (ii) 10 hours of work to be performed on Saturday between 9 a.m. and 9 p.m.; and
 - (iii) 3½ hours of work to be performed on Wednesday between 8.30 a.m. and 12 noon.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday after 12 noon.
- (2) Where a holiday occurs during a week 8½ hours of work may be performed on Wednesday between 8.30 a.m. and 6 p.m. in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and 65 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of—
 - (a) \$15 a week for 22 hours of work to be performed,—
 - (i) 3 hours a day on any 4 days of Monday, Tuesday, Wednesday, Thursday or Friday; and

- (ii) 10 hours a day on Saturday;
- (b) \$12 a week for 19 hours of work to be performed,-
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Wednesday, Thursday or Friday;
 - (ii) 10 hours a day on Saturday;
- (c) \$10 a week for 16 hours of work to be performed.-
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Wednesday, Thursday or Friday; and
 - (ii) 10 hours a day on Saturday;
- (d) \$9 a week for 13 hours of work to be performed,-
 - (i) 3 hours a day on Monday, Tuesday, Wednesday, Thursday or Friday; and
 - (ii) 10 hours a day on Saturday;
- (e) \$8 for 10 hours of work to be performed on Saturday; and
- (f) \$6 for $8\frac{1}{2}$ hours of work to be performed on,-
 - (i) Monday, Tuesday, Thursday or Friday; or
 - (ii) Wednesday in the week in which a holiday
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,-
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deduction shall be made from the minimum rates of wages for,-
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

.8.—(1) The minimum charge for each operation in the industry shall be,-

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and over	
(d) head rub	20 cents 25 cents
(f) razor honing	50 cents
(i) singe	

- (2) No employer or employee may,
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in sub-section 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article dr premium.

(1229)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 114/48. Replacing O. Reg. 119/47. Schedule for the Plumbing and Heating Industry in the Windsor Zone. Made—10th June, 1948. Filed—14th June, 1948, 11.25 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 119/47 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act, 1944.

SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE WINDSOR ZONE

1. No work shall be performed in the plumbing and heating industry in the Windsor zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the plumbing and heating industry shall be.-
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work per-formed in the industry during the regular working periods shall be \$1.65 an hour.

OVERTIME WORK

- 4. Work performed in the industry,-
- (a) at any time other than during the regular working periods; and
- (b) on Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Windsor Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day,

shall be deemed to be overtime work.

5. No overtime work shall be performed unless the employer has obtained a permit authorizing the performance of the work from the advisory committee.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 6.—(1) The minimum rate of wages for overtime work on emergency repairs performed between 8 a.m. and 12 noon on Saturday shall be \$1.65 an hour where the owner of the shop does not,-

 - (a) work on emergency repairs; and (b) employ more than 1 journeyman-mechanic on the emergency repairs.
- (2) The minimum rate of wages for all other overtime work shall be \$3.30 an hour.

SHIFT WORK

7.—(1) Where the work on a project is being carried on in 2 or more shifts an employee shall not be subject to the opening and closing hours of the regular workingday but work in excess of 8 hours in any 24-hour period shall be deemed overtime work except where done by key-man and foreman who remain to instruct the new shift.

(2) Employees on night shifts shall be entitled to 8 hours' pay for 7 hours' work.

ADVISORY COMMITTEE

- 8. The advisory committee may,-
- (a) issue permits authorizing the performance of overtime work at the overtime rates fixed in section 6; and
- (b) fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(1230)

2.5

THE INDUSTRIAL STANDARDS ACT

O. Reg. 115/48. Revoking O. Reg. 81/47. Revocation of Zone and Industry. Made—1st June, 1948. Filed—14th June, 1948, 12.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Ontario Regulations 81/47 are revoked.
- 2. These regulations shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

CHARLES DALEY, Minister of Labour.

June 1, 1948. (1231)

25

THE INDUSTRIAL STANDARDS ACT

O. Reg. 116/48.
Replacing O. Reg. 120/47.
Schedule for the Carpentry Industry in the Brockville Zone.
Made—10th June, 1948.
Filed—14th June, 1948, 12.50 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANADRADS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 120/47 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BROCKVILLE ZONE

1. No work shall be performed in the carpentry industry in the Brockville zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.; and

(ii) 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.10 an hour.

SHIFT WORK

- 4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee,—
 - (a) works not more than 8 hours in any 24-hour period; and
 - (b) is not employed elsewhere while so engaged on shift work.
- (2) An employee who works on a night shift shall be entitled to 8 hours' pay for 7 hours' work.
- (3) In all cases governed by subsections 1 and 2 no overtime work shall be required or permitted.

OVERTIME WORK

- 5. Except as provided in sections 2 and 4 an employee who performs any work in the industry on Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day, Thanksgiving Day or Christmas Day shall be deemed to be doing overtime work.
- 6. No overtime work shall be performed in the industry unless the employer has obtained a permit authorizing the work from the advisory committee.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 7. The minimum rates of wages for all overtime work performed in the industry shall be,—
 - (a) \$1.10 an hour for overtime work which is necessary to permit the pouring of concrete if performed on Saturday before 6 p.m.;
 - (b) \$1.65 an hour for ordinary overtime work performed,—
 - (i) on Saturday before 4 p.m.; or
 - (ii) during a 3-hour period immediately following any other regular working-day;
 - (c) \$1.10 an hour for the first 8 hours only of work performed at night where owing to the nature of the work it cannot reasonably be performed during the regular working periods; and
 - (d) \$2.20 an hour for all other overtime work unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lesser rate.

ADVISORY COMMITTEE

8. The advisory committee may fix a special minimum rate of wages lower than the regular rate for an employee who is handicapped.

(1232)

25

THE INDUSTRIAL STANDARDS ACT

O. Reg. 117/48. Revoking O. Reg. 58/47. Revocation of Zone and Industry. Made—27th May, 1948. Filed—14th June, 1948, 1.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANADARDS ACT

- 1. Ontario Regulations 58/47 are revoked.
- 2. These regulations shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

CHARLES DALEY, Minister of Labour.

May 27, 1948. (1233)

25

Publications Under The Regulations Act, 1944

JUNE 26th, 1948

Erratum

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

In O. Reg. 100/48 the word "is" in the sixth line should be placed before the word "extended" in the seventh line.

(1293)

26

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 118/48. New. Road Closing—Township of Toronto. Made—10th June, 1948. Filed—14th June, 1948, 1.05 p.m.

REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Consent is given to the Corporation of the Township of Toronto to close the road allowance described in Schedule 1 entering or touching upon or giving access to the King's Highway.

SCHEDULE 1

That certain parcel of land situate in the Township of Toronto in the County of Peel, being composed of parts of road to west of Lot 20 in Concession 1, N.D.S. and seemingly of parts of lots 11 and 12, Range 1, N.D.S. of Credit Indian Reserve and of the border reserve road allowance, containing 3 91/100 acres more or less and which parcel is bounded as follows:

Premising that the road allowance between lots 20 and 21, in Concession 1, N.D.S. has an assumed astronomical bearing of north 45° and 59′ west and relating all bearing herein thereto;

Commencing at a round iron bar planted in the intersection of the production southerly of the easterly limit of the road allowance between lots 20 and 21, with the northerly limit of Dundas Street; thence north 45° and 59′ west following the production and easterly limit 2,573 feet and 6 inches to the southerly limit of the right-of-way of the Canadian Pacific Railway; thence westerly parallel to the centre line of the right-of-way 66 feet and 8 inches to the intersection with the westerly limit of the road allowance between lots 20 and 21; thence south 45° and 59′ east following the westerly limit and its production 2,588 feet to a standard iron bar planted in the northerly limit of Dundas Street; thence easterly along the northerly limit 66 feet 2 inches to the point of commencement.

(1234)

26

THE PROVINCIAL LAND TAX ACT

O. Reg. 119/48. New. Land Tax in School Sections. Made—10th June, 1948. Filed—15th June, 1948, 10.40 a.m.

REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

The rate of annual tax to be imposed for the year 1949 upon land situated in any school section shall be one-half of one per cent.

(1246)

26

THE PROVINCIAL LAND TAX ACT

O. Reg. 120/48. New. Land Tax. Made—10th June, 1948. Filed—15th June, 1948, 10.45 a.m.

REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

Subject to any regulations in respect of the rate in school sections, the rate of annual tax to be imposed for the year 1949 shall be one per cent.

(1247)

26

THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

O. Reg. 121/48. Amending O. Reg. 85/46. Bonds and classes of securities. Made—10th June, 1948. Filed—16th June, 1948, 11.45 a.m.

REGULATIONS MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

1. Regulation 2 of Ontario Regulations 85/46 is revoked and the following substituted therefor:

AMOUNT OF BOND

- 2.—(1) The amount of the bond required under section 9 of the Act shall be as follows:
 - (a) where the applicant is a broker, \$1,000; and
 - (b) where the applicant is a salesman, \$500.
- (2) The bond shall be in Form 3, Form 4 or Form 4A, as the case may be.

CLASSES OF NEGOTIABLE SECURITY

2a. The classes of negotiable security which may be accepted as collateral security for a bond shall be .-

- (a) bonds issued or guaranteed by Canada; or
- (b) bonds issued or guaranteed by any province of Canada.

FORM 3

The Real Estate and Business Brokers Act, 1946

BOND OF A GUARANTEE COMPANY

Approved under The Guarantee Companies Securities Act

Bond No..... Amount \$..... KNOW ALL MEN BY THESE PRESENTS, that

we.... (hereinafter called the Principal) as Principal and

(hereinafter called the Surety) as Surety are held and firmly bound unto His Majesty in right of Ontario

bind myself, my heirs, executors, administrators and assigns, and we..... (Name of Surety)

bind ourselves, our successors and assigns jointly and firmly by these presents.

The total liability imposed upon the Principal or Surety by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with our seals and dated this.....

THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under The Real Estate and Business Brokers Act, 1946, then the obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.

SIGNED, SEALED AND DELIVERED	Principal
in the presence of	
	Surety

NOTE:

Section 17 of The Real Estate and Business Brokers Act, 1946, states:

Cancellation of bond.

(2) A bond may be cancelled by any person bound thereunder by giving to the Registrar at least two months' notice in writing of intention to cancel and it shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the registrar.

Term of of (3) For the purposes of every act and omission occurring during the period of registration or the period prior to cancellation under subsection 2, every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years after the lapse or cancellation of the registration to which it relates, or the can-cellation of the bond, which ever occurs first.

FORM 4

The Real Estate and Business Brokers Act, 1946

PERSONAL BOND

Bond No..... Amount \$.....

KNOW ALL MEN BY THESE PRESENTS that (hereinafter called the Obligor) am held and firmly bound unto His Majesty in the right of Ontario (hereinafter called the Obligee) in the sum of......

bind myself, my heirs, executors, administrators and assigns, and I Name of Obligor

The total liability imposed upon the Obligor by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with my seal and dated this..... day of

The Condition of the above obligation is such that . if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under The Real Estate and Business Brokers Act, 1946, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the said Act.

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NOTE:

Section 17 of The Real Estate and Business Brokers Act, 1946, states:

(2) A bond may be cancelled by any person bound thereunder by giving to the Registrar at least two months' notice in writing of intention to cancel and it shall be Cancellation of bond. deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the registrar.

(3) For the purposes of every act and omission occurring during the period of registration or the period prior to cancellation under subsection 2, every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years after the lapse or cancellation of the registration to which it relates, or the cancellation of the bond, which ever occurs first.

FORM 4A

The Real Estate and Business Brokers Act, 1946 BOND OF GUARANTOR, OTHER THAN GUARANTEE COMPANY

Bond No....

Amount \$.....

KNOW ALL MEN BY THESE PRESENTS, that (hereinafter called the Principal) as Principal and

(hereinafter called the Guarantor) as Guarantor are held and firmly bound unto His Majesty in the right of Ontario (hereinafter called the Obligee) in the sum

bind myself, my heirs, executors, administrators, and

Name of Guarantor bind myself, my heirs, executors, administrators and assigns jointly and firmly by these presents and by

depositing with the Obligee. as collateral security to this Bond.

The total liability imposed upon the Principal or Guarantor by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above the concurrent and the penal sum what in the concurrence of the concurrence o or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

SEALED with our seal and dated this.....

The Condition of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under *The Real Estate and Business Brokers Act*, 1946, then the said obligation shall be void but othefwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the said Act.

SIGNED, SEALED AND DELIVERED in the presence of

Principal.....

Guarantor.....

Seal

NOTE:

Section 17 of The Real Estate and Business Brokers Act, 1946, states:

Cancellation of bond.

(2) A bond may be cancelled by any person bound thereunder by giving to the Registrar at least two months' notice in writing of intention to cancel and it shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the registrar.

Term of

(3) For the purposes of every act and omission occurring during the period of omission occurring during the period of registration or the period prior to cancellation under subsection 2, every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years after the lapse or cancellation of the registration to which it relates, or the cancellation of the bond, which ever occurs first.

(1268)

26

THE PUBLIC HOSPITALS ACT

O. Reg. 122/48. New. By-law of The Toronto Western Hospital. Made—10th June, 1948. Filed—16th June, 1948, 1.40 p.m.

REGULATIONS MADE UNDER THE PUBLIC HOSPITALS ACT

1. The by-law of The Toronto Western Hospital set forth in the Schedule is approved.

SCHEDULE

By-law passed by the Board of Governors of The Toronto Western Hospital under The Public Hospitals Act

By-Law 65

Being a By-law to Acquire Certain Lands for Hospital Purposes

WHEREAS the existing hospital buildings of The Toronto Western Hospital are inadequate to serve the present and future needs of the hospital;

AND WHEREAS it is proposed to erect new hospital buildings on lands adjacent to or in the vicinity of the existing buildings;

AND WHEREAS for that purpose the lands hereinafter described are requisite for and advantageous to the purposes of the hospital.

NOW THEREFORE THE BOARD OF GOVER-NORS of The Toronto Western Hospital hereby enact as follows:

The following lands, namely:

All those certain parcels of land situate in the City of Toronto, in the County of York, COMPOSED OF,—

Firstly, lot 67 and parts of lots 68 and 69 on the West side of Leonard Avenue according to registered plan D-55 described as follows:

Beginning at the South-east angle of lot 67 thence northerly along the westerly limit of Leonard Avenue 91 feet and 9¼ inches more or less to the intersection of the production easterly of the centre line of partition wall between the dwelling-houses known in the year 1947 as $18\frac{1}{2}$ and 20 Leonard Avenue; thence westerly to and along the centre line of partition wall and to and along the fence between the premises in rear of the dwelling-houses in all 61 feet and 6 inches more or less to the centre line of the fence defining the west limit of the premises in the rear of the two dwelling-houses; thence northerly and parallel to the west limit of Leonard Avenue and along the centre line of the fence defining the west limit of the lands used in connection with houses 20, 22, 24 and 26 Leonard Avenue 58 feet and 434 inches more or less to a point in the north limit of lot 69 distant 61 feet and 6 inches measured westerly thereon from the west limit of Leonard Avenue; thence westerly along the north limit of lot 69 a distance of 61 feet and 6 inches more or less to the northwest angle of lot 69; thence southerly along the west limits of lots 69, 68 and 67 a distance of 150 feet more or less to the south-west angle of lot 67; thence easterly along the southerly limit of lot 67 a distance of 124 feet more or less to the place of beginning;

subject to a right of way over, along and upon part of lots 68 and 69 described as follows:

Beginning at a point in the west limit of Leonard Avenue 2 feet measured northerly thereon from the line between the north and south half of lot 68 the point being in the east production of the most southerly face of the most southerly wall of dwelling-house 18½ Leonard Avenue; thence westerly to and along the most southerly face of the wall, 31 feet more or less to the west extremity of the wall; thence northerly along the westerly face of dwelling-house 18½ Leonard Avenue 11 inches to the line of a fence forming the south limit of premises used with 18½ Leonard Avenue; thence westerly along the fence 30 feet and 6 inches to the centre line of the fence forming the westerly limits of the rear premises of dwelling-houses 18½, 20, 22, 24 and 26 Leonard Avenue; thence northerly along the line forming the westerly limits of the premises in rear of houses 18½, 20, 22, 24 and 26 Leonard Avenue 72 feet and 1 inch more or less to a point in the north limit of lot 69; thence westerly along the last-mentioned limit 4 feet and 6 inches; thence southerly to and along the east faces of two frame cottages standing on the west half of lot 69 and the west half of the north half of lot 68 and continuing thence south parallel to the west limit of Leonard Avenue 75 feet more or less to the line between the north and south half of lot 68; thence easterly along the last-mentioned limit 2 feet to the place of beginning.

Secondly, lots 72, 73, 74, 75, 76 and 77 on the west side of Leonard Avenue according to plan D-55

are hereby expropriated by The Toronto Western Hospital.

PASSED AND ENACTED by the Board of Governors of The Toronto Western Hospital this 1st day of June, 1948.

F. J. COMBS, Chairman. C. Q. PARKER, Secretary.

I, CHARLES Q. PARKER, of the Board of Governors of The Toronto Western Hospital, HEREBY CERTIFY that the foregoing is a true and correct copy of By-law 65 passed and enacted by the Board of Governors of The Toronto Western Hospital on the 1st day of June, 1948.

Dated this 1st day of June, 1948.

C. Q. PARKER, Secretary.

(1269)

26

THE PUBLIC HEALTH ACT

O. Reg. 123/48. New. Kenora-Keewatin Area Health Unit. Made—10th June, 1948. Filed—16th June, 1948, 1.45 p.m.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

- 1. The Kenora-Keewatin Area Health Unit may include the following unorganized townships in the Territorial District of Kenora:
 - (a) Boys;

- (b) Forgie;
- (c) Gidley;
- (d) Haycock;
- (e) Pellatt; and
- (f) Redditt.

(1270)

26

THE PUBLIC HEALTH ACT

O. Reg. 124/48. Amending O. Reg. 57/45. Kenora-Keewatin Area Health Unit. Made—27th May, 1948. Approved—10th June, 1948. Filed—16th June, 1948, 1.50 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Ontario Regulations 57/45 are amended by adding to the Appendix the following schedule:

SCHEDULE 24

KENORA-KEEWATIN AREA HEALTH UNIT

- 1. The Board of Health of the Kenora-Keewatin Area Health Unit shall consist of four members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council;
 - (b) two members to be appointed by the Municipal Council of the Town of Kenora; and
 - (c) one member to be appointed by the Municipal Council of the Town of Keewatin.
- 2. A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him.

RUSSELL T. KELLEY,
Minister of Health.

(1271)

26

THE FOREST FIRES PREVENTION ACT, 1948

O. Reg. 125/48. New. Forest Closing. Made—16th June, 1948. Filed—16th June, 1948, 4.30 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FOREST FIRES PREVENTION ACT, 1948

1. The areas described in Schedule 1 shall be closed during the period from the 16th of June, 1948, to and including the 30th of June, 1948, and all persons except such as are specially authorized by the Minister shall be shut out therefrom.

DANA PORTER, Acting Minister of Lands and Forests.

Toronto, June 16, 1948.

SCHEDULE 1

1. All those areas within the following boundaries which are within the territorial districts of Algoma, Cochrane, Nipissing, Sudbury, Thunder Bay and Timiskaming:

COMMENCING at the south-east corner of the Township of Ganong; thence westerly to the south-east corner of the Township of Pitt; thence northerly to the north-east corner of the said township; thence westerly to the intersection of the west bank of the Opazatika River with the north boundary of the Township of Acres; thence in a general southerly direction following the said west bank of the Opazatika River to the beginning of Oxbow Rapids; thence south astronomically to the intersection with the north boundary of the Township of Weichel; thence westerly to the south-east corner of the Township of Ritchie; south-east corner of the Township of Ritchie; thence northerly to the north-east corner of the said township; thence westerly to the south-east corner of the Township of Burrell; thence northerly to the north-east corner of the said township; thence westerly to the north-west corner of the Township of Bicknell; thence southerly to the intersection of the southerly boundary of the right-of-way of The King's Highway No. 11 with the west boundary of the Township of Clavet; thence in a general westerly direction following the said southerly westerly direction following the said southerly boundary of The King's Highway No. 11 to the Provincial Forest; thence southerly along the said east boundary of the Nipigon Provincial Forest; thence southerly along the said east boundary of the Nipigon Provincial Forest and its southerly production to the intersection with the north boundary of Township 87; thence westerly to the north-west corner of Township 89; thence southerly to the northerly boundary of the right-of-way of The King's Highway No. 17; thence in a general easterly direction following the northerly boundary of The King's Highway No. 17 to the intersection with a line drawn north astronomically from Angler Station on the Canadian Pacific Railway; thence south astronomically to the intersection with the high-water mark of Lake Superior; thence in a general south-easterly, easterly and southerly direction following the said high-water mark of Lake Superior to the intersection with the north boundary of the Township of Haviland; thence easterly to the north-west corner of the Township of Tupper; thence southerly to the north-west corner of the Township of Van-koughnet; thence easterly to the north-east corner of the said township; thence southerly to the north-west corner of the Township of Deroche; thence easterly to the north-east corner of the Township of Deroche; thence easterly to the north-east corner of the Township of Hodgins; thence southerly to the south-east corner of the Township of Anderson; thence easterly to the north-east corner of the Township of Kehoe; thence southerly to the north-west corner of the Township of Chesley Additional; thence easterly to the north-east corner of the said township; thence southerly to the south-west corner of the Township of McMahon; thence easterly to the north-east corner of the Township of Galbraith; thence southerly to the line between the 1st and 2nd concessions in the Township of Bridgland; thence easterly along the said con-cession line to the west boundary of the Township of Wells; thence northerly to the north-west corner of the said township; thence easterly to the northeast corner of the Township of Parkinson; thence southerly to the south-east corner of the said township; thence easterly to the north-east corner of the Township of Patton; thence southerly to the north-west corner of the Township of Cobden; thence easterly to the north-east corner of the Township of Striker; thence southerly to the line between the 3rd and 4th concessions in the Township of Long; thence easterly along the said concession line to the west boundary of the Township of Spragge; thence southerly to the northern limit of the right-of-way of The King's Highway No. 17;

thence easterly along the said northern limit to the east boundary of the Serpent River Indian Reserve; thence southerly to the high-water mark on the North Channel of Lake Huron; thence in a on the North Channel of Lake Huron; thence in a general south-westerly, northerly and westerly direction following the said high-water mark to the intersection with longitude 82 degrees, 30 minutes; thence southerly to the boundary line between the territorial districts of Algoma and Manitoulin; thence south-easterly in a straight line to the northern extremity of Maple Point in Concession A, Township of Allan; thence south-easterly in a straight line to the western extremity. easterly in a straight line to the western extremity of Freer Point in Concession 7, Township of Howland; thence in a general north-easterly and southerly direction following the high-water mark on the northerly and north-easterly shore of Manitoulin Island to a point on the production of the southerly limit of the Township of Howland; thence easterly in a straight line to the northerly extremity of Bold Point on the Manitoulin Indian thence east astronomically in a straight line to the southerly production of the boundary between the territorial districts of Manitoulin and Sudbury; thence north-easterly in a straight line to a point on the northerly shore at the mouth of Voyageur Channel of the French River; thence in a general easterly and north-easterly direction following the said northerly shore of the French River to the intersection with the easterly limit of the right-of-way of the Canadian National Railways; thence southerly along the said easterly limit to the southerly shore of the French River; thence in a general easterly and north-easterly direction following the said southerly shore to Lake Nipissing; thence northerly to the boundary between the territorial districts of Parry Sound and Nipissing; thence easterly along the said boundary to the easterly shore of Lake Nipissing; thence north-westerly following the said easterly shore to the north-west corner of the Township of Ferris, West; thence north-easterly to Trout Lake; thence in a general easterly direction following the southerly shore of Trout Lake, Lake Talon and the Mattawa River to the interprovincial boundary between Ontario and Quebec on the Ottawa River; thence north-westerly following the said interprovincial boundary on the Ottawa River and Lake Timiskaming to the northerly shore of the said lake; thence northerly along the aforesaid interprovincial boundary to the intersection with a line drawn east astronomically from the south-east corner of the Township of Ganong; thence west astro-nomically 69 miles, more or less, to the point of commencement:

SAVING AND EXCEPTING the following townships or parts of townships and Indian reserves:

(a) McFadden, Hearst, McElroy, Boston, Otto, Eby, Grenfell, Teck, Lebel, Gauthier, McVittie, McGarry, Maisonville, Benoit, Cook, Playfair, Hislop, Bowman, Currie, Bond, Cody, Shaw, Whitney, Tisdale, Mountjoy, Matheson, German, Stock, Taylor, Carr, Beatty, Clergue, Walker, Dondonald, Calvert, McCart, Newmarket, Aurora, Pyne, St. John, Hanna, Fournier, Lemarche, Brower, Fox, Kennedy, Glackmeyer, Clute, Calder, Blount, Leitch, Colquhoun, Kendry, Haggart, Fauquier, Idington, Kendall; lots 19 to 28, concessions 1 and 2, in Alexander; concessions 7 to 12, inclusive, in Shackleton; concessions 10 to 12, inclusive, in Nansen; concessions 1 to 5, inclusive in Machin; concessions 6 to 18, inclusive, in O'Brien; concessions 9 to 18, inclusive, in Owens; concessions 1 to 6, inclusive, in McCrea; concessions 1 to 3, inclusive, in McCowan; concessions 10 to 12, inclusive, in Barker; concessions 1 to 8, inclusive, in Casgrain; concessions 1 to 8, inclusive, in Casgrain; concessions 1 to 8, inclusive, in Casgrain; concessions 1 to 8, inclusive, in Lowther; Pays Plat Indian Reserve;

(b) all that part of Township 86, in the Territorial District of Thunder Bay, lying west of a line drawn north astronomically from a point distant 3 miles measured west astronomically from the south-east corner of the said township; and

(c) all those portions of townships 84 and 85, in the Territorial District of Thunder Bay, bounded as follows:

Bounded on the east and west by lines drawn north astronomically from the shore of Lake Superior and distant 3 miles measured on opposite sides of the boundary between the said townships;

Bounded on the north by a line drawn east and west astronomically from a point in the boundary between the said townships distant 4 miles measured northerly thereon from the shore of Lake Superior.

2. All that area within the boundaries of the townships of Laval and Brownridge, in the Territorial District of Kenora.

3. All that area lying within the followingdescribed boundaries, situate in the Territorial District of Kenora:

COMMENCING at the point of intersection of the Trans-Canada Highway with the Heenan Highway at the easterly end of Long Lake; thence righway at the easterly end of Long Lake; thence easterly along the southerly boundary of the Trans-Canada Highway to its intersection with the Canadian Pacific Railway at a point west of Hawk Lake Station; thence easterly along the southerly boundary of the said railroad to the point of intersection with Eagle Lake in the Township of Langton on Lot 6 in the IVth Concession; thence in a southerly and easterly direction along thence in a southerly and easterly direction along the southerly mainland shore of the said lake to the south-east corner of Indian Reserve 27, south of Aubrey Township; thence east astronomically to the point of intersection with the 6th Meridian; thence north to the south-west angle of the Township of Van Horne; thence east along the southerly ship of van Frome, thence east along the southerly boundary of the said township to the point of intersection with the shore of Wabigoon Lake; thence easterly and southerly along the southerly mainland shore of the said lake to the point of intersection with the boundary of Indian Reserve 27, south of the Township of Southworth; thence along the westerly, southerly and easterly boundaries of the said reserve to the point of intersection with the southerly boundary of the Township of Southworth; thence east to the north-west angle of the Township of Melgund; thence south to the south-west angle of the said township; thence east to the south-east angle of the Township of Revell; thence north to the north-east angle of the Township of Revell; thence west to the north-west angle of the Township of Revell; thence west to the north-west angle of the Township of Melgund; thence north to the point of intersection with the shore of Sandy Lake; thence east astronomically to the point of intersection with the 5th Meridian at the 69th Mile Post; thence south three miles to the 66th Mile Post; thence east astronomically six miles; thence south astronomically three miles; miles; thence south astronomically three miles; thence east astronomically six miles; thence south astronomically fifteen miles; thence west astronomically six miles; thence south astronomically six miles; thence west astronomically six miles to the point of intersection on the 5th Meridian; thence south along the 5th Meridian to its intersection with the Kenora-Rainy River boundary; thence west along the said boundary to its intersection. thence west along the said boundary to its intersection with the Heenan Highway; thence northerly along the Heenan Highway to the point of commencement at the junction of the Trans-Canada Highway;

SAVING AND EXCEPTING, nevertheless, from the above-described area all Indian reserves and all lands patented or leased.

4. All that area lying within the followingdescribed boundaries, in the Territorial District of Thunder Bay:

COMMENCING at a point where the boundary between the townships of Robbins and Hartington produced southward intersects the International Boundary Line in North Fowl Lake; thence north along the west boundaries of the townships of Hartington, Lismore and Strange to the north-west angle of the Township of Strange; thence west along the 1st Base Line to the boundary between the territorial districts of Thunder Bay and Rainy River; thence south along the boundary between the said territorial districts of Thunder Bay and Rainy River to intersect the International Boundary Line in Saganaga Lake; thence easterly along the International Boundary Line to the point of commencement.

5. All that area lying within the Territorial District of Nipissing, the Provisional County of Haliburton, and the County of Renfrew, and being:

All that area within the boundaries of Algonquin Provincial Park, excepting the townships of Peck and Canisbay;

And all lands vested in the Crown within the following townships and part townships,—

Boyd-concessions XI to XVIII, inclusive;

Cameron—concessions I to XIV, inclusive;

Clara—concessions I to VI, inclusive, and lots 1 to 15, inclusive, in concession VII to X, inclusive;

Maria—concessions A to IX, inclusive;

Head—lots 16 to 40, inclusive, in concessions I to VII, inclusive;

Nightingale—all that part of the township which is not included within the boundaries of Algonquin Park; and

Lawrence—all that part of concessions VII to XIV, inclusive, which is not included within the boundaries of Algonquin Park.

6. All of the area in the Territorial District of Thunder Bay within the townships of Aldina, Saskville and Adrian, and lots 9 to 12, inclusive, concessions II and III, and lots 4 to 12, inclusive, concession IV to VII, in the Township of Marks.

7. All that area in the Territorial District of Thunder Bay described as follows:

COMMENCING at a point in the high-water mark of Thunder Bay off Lake Superior where it is intersected by the north boundary of the Township of Sibley; thence easterly along the northerly boundary of the said township to the north-east corner of Mining Location V. 13, and which point forms the north-west corner of Broken Lot 1, Concession VI, in the said township; thence southerly along the westerly limit of the said lot to the dividing line between the north and south halves of the said lot; thence easterly along the said line between the north and south halves of the said lot to the line between concessions V and VI; thence southerly along the line between concessions V and VI to the south-east corner of Lot 10; thence easterly along the northerly limit of Lot 11 across concessions V and VI to the intersection with the high-water mark of Black Bay of Lake Superior; thence in a general southerly

direction following the said high-water mark to its intersection with the line between mining locations A and B lying south of concessions VI and VII in the said township; thence northerly along the said line to the southerly limit of Lot 27 in Concession VII of the said township; thence westerly along the southerly limit of Lot 27, across concessions VII and VIII to the intersection with the easterly limit of Mining Location T lylng at the east limit of the Woods location; thence northerly along the easterly limit of Mining Location T to the northeast corner thereof; thence south-westerly following the northerly limit of the Woods location to the intersection with the westerly limit of Mining Location D fronting on Sawyer Bay of Lake Superior; thence northerly following the said westerly limit of Mining Location D to the intersection with the high-water mark of Lake Superior; thence in a general north-easterly direction following the said high-water mark to the point of commencement.

8. All that area within the boundaries of the townships of Eva and Summers, in the Territorial District of Thunder Bay.

9. All that area within the boundaries of the townships of Rickaby, Lapierre, Hipel, Kirby, Fulford and McQuesten, in the Territorial District of Thunder Bay.

10. All that area in the Territorial District of Thunder Bay lying within the following-described boundaries:

COMMENCING at the north-west corner of the Township of Purdom; thence southerly to the south-west corner of the Township of Nipigon; thence westerly to the north-west corner of the Township of Sterling; thence southerly to the south-west corner of the Township of Dorion; thence westerly in a straight line 39 miles, more or less, to the south-east corner of Grand Trunk Pacific Block No. 3; thence northerly to the north-east corner of said Grand Trunk Pacific Block No. 3; thence northerly in a straight line to a point where the Base Line, surveyed by Phillips and Benner, Ontario Land Surveyors, in 1921, is intersected by a Meridian Line surveyed by Phillips and Benner in the same year; thence northerly along the last-mentioned Meridian Line 12 miles, more or less, to the intersection with the second Base Line surveyed by the said Phillips and Benner in 1921; thence westerly along the last-mentioned Base Line 12.68 chains to the intersection with a Meridian Line surveyed by the said Phillips and Benner in 1922; thence northerly along the said Meridian Line surveyed in 1922 a distance of 12 miles, more or less, to the intersection with a Base Line surveyed by the said Phillips and Benner in 1922; thence northerly along the last-mentioned Base Line 20 miles, more or less, to the 4-mile post planted therein; thence north astronomically 44 miles; thence east astronomically 38 miles, more or less, to the Westerly boundary of the Nipigon Provincial Forest; thence northerly along the said westerly boundary of the Nipigon Provincial Forest; thence east astronomically 19 miles, more or less, to a point on the high-water mark on the westerly shore of Lake Nipigon; thence in a general southerwesterly and south-easterly direction following the said Lake Nipigon, said point being at the intersection with a line drawn north astronomically 8 miles, more or less, to the point of commencement.

11. All that area in the Territorial District of Rainy River lying within the following-described boundaries:

FIRSTLY: COMMENCING at a point on the International Boundary Line between Canada and the United States of America, in Saganaga Lake, where the same is intersected by the boundary line between the territorial districts of Thunder Bay and Rainy River; thence north astronomically along the said boundary between the territorial districts of Thunder Bay and Rainy River 33 miles, more or less, to the southerly shore of Windigoostigwan Lake; thence in a general south-westerly direction following the left bank downstream to the French French Portage; thence westerly across said portage to French Lake; thence in a general south-westerly direction following the left bank downstream of said lake to the river flowing into Pickerel Lake; thence in a general westerly direction following the left bank downstream of said river to Pickerel Lake; thence in a general south-westerly direction following the left bank downstream of Pickerel Lake; thence in a general south-westerly direction following the left bank downstream of Pickerel Lake and crossing the narrows opposite Pickerel River; north of Bisk Lake, and thence continuing in a north-westerly direction following the left bank upstream of Pickerel Lake to Pickerel Narrows; thence in a general westerly direction following the left bank upstream of said Narrows to Batchewaung Lake; thence in a general north-westerly direction following the left bank upstream of Batchewaung Lake and Batchewaung Bay to the westerly extremity thereof; thence west astro-nomically 20 chains, more or less, to the easterly shore of a small lake; thence following the easterly shore of the control of southerly and westerly shore of said lake to the westerly extremity thereof; thence west astro-nomically 40 chains, more or less, to a stream flowing westerly; thence in a general westerly direction following said stream to a small lake east of Smudge Lake; thence following the easterly, southerly and westerly shore of said small lake to a stream flowing into Smudge Lake; thence westerly following said stream to Smudge Lake; thence following the southerly shore of Smudge Lake to a stream flowing into Soho Lake; thence westerly following said stream to Soho Lake; thence westerly along the left bank downstream of Soho Lake to Cirrus Lake; thence in a general south-westerly direction following the left bank downstream of Cirrus Lake to a small stream between Cirrus and Beaverhouse lakes; thence in a south-westerly direction following said stream to Beaverhouse Lake; thence in a general south-westerly direction following the left bank down-stream of said Beaverhouse Lake to the Quetico River; thence in a general south-westerly direction following the left bank of the Quetico River to the junction of the Quetico and Namakan Rivers; thence in a general south-easterly direction following the left benefit of soid Namakan Rivers to Leasterly direction following the left benefit of soid Namakan Rivers to Leasterly direction following the left benefit of soid Namakan Rivers to Leasterly directions. ing the left bank of said Namakan River to Lac la Croix; thence south astronomically to the International Boundary Line between Canada and the United States of America; thence in a general south-easterly, easterly and north-easterly direction, following said International Boundary Line, to the place of commencement;

RESERVING AND EXCLUDING from the hereinbefore-described area the land covered by the Neguaguon Lake Indian Reserve No. 25 D. on Lac la Croix and all mining or other lands granted or leased prior to 1st of April, 1909. SECONDLY: COMMENCING at a point on the Canadian

COMMENCING at a point on the Canadian National Railway at Kawene Station where it is intersected by the portage extending southerly to Eva Lake; thence southerly following the said portage one mile, more or less, to the north shore of Eva Lake; thence in a general westerly, southerly and easterly direction following the northerly, westerly and southerly shores of Eva Lake to the portage extending southerly to a small lake situate

south and about opposite the centre of the main body of water of Eva Lake; thence southerly following the last-mentioned portage 6 chains, more or less, to the northerly shore of the small lake mentioned aforesaid; thence in a general westerly and south-easterly direction following the northerly and westerly shore of the said small lake, one-half mile, more or less, to the stream connecting the said small lake and French Lake; thence in a general southerly and easterly direction following the centre line of the said stream to the westerly shore of French Lake; thence in a general southwesterly direction following the westerly direction following the westerly shore of French Lake to the easterly end of the connecting stream between French and Pickerel lakes; thence south shore of French Lake and continuing northeasterly thereon to the French Portage; thence easterly across the French Portage to Windigoostigwan Lake and continuing in a general easterly and north-easterly direction following the southerly and south-easterly direction following the southerly and south-easterly shores of Windigoostigwan Lake to the intersection with the line between the territorial districts of Rainy River and Thunder Bay; thence north astronomically thereon to the Canadian National Railway; thence in a general westerly direction following the said railway to the point of commencement;

RESERVING AND EXCLUDING from the hereinbefore-described area all mining or other lands granted or leased prior to November 24th, 1941.

12. All that area in the Territorial District of Thunder Bay within the following-described boundaries:

COMMENCING at the intersection of the southerly boundary of the Township of Dorothea with the high-water mark on the easterly shore of Lake Nipigon; thence easterly along the southerly boundary of the townships of Dorothea, Sandra, Irwin and Walters to the intersection with Highway No. 17 crossing the said Township of Walters; thence in a general easterly direction following the said Highway No. 17 to the intersection with the easterly boundary of the Township of Walters; thence northerly along the easterly boundary of the townships of Walters and Elmhirst and its continuation northerly to its intersection with the Canadian National Railway; thence in a general westerly direction following the said Canadian National Railway to its intersection with Minatree Creek flowing into Ombabika Bay of Lake Nipigon; thence in a general south-westerly direction

following the said creek to the high-water mark on the north-easterly shore of Ombabika Bay; thence in a general southerly direction following the northeasterly and easterly shores of Ombabika Bay and Lake Nipigon to the point of commencement.

(1272)

26

THE INDUSTRIAL STANDARDS ACT

O. Reg. 126/48. Amending O. Reg. 218/47. Zones and Industries. Made—15th June, 1948. Filed—21st June, 1948, 3.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

PEMBROKE ZONE

- (29) That part of Ontario described in item 29 of Appendix C is designated as a zone, to be known as the "Pembroke Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following item:

PEMBROKE ZONE

29. The Town of Pembroke.

CHARLES DALEY, Minister of Labour.

June 15, 1948.

(1291)

26

Publications Under The Regulations Act, 1944

JULY 3rd, 1948

THE PSYCHIATRIC HOSPITALS ACT

O. Reg. 127/48. Amending O. Reg. 94/47. Made—June 4th, 1948. Approved—June 17th, 1948. Filed—June 22nd, 1948, 10.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PSYCHIATRIC HOSPITALS ACT

- 1. Form 6 of Ontario Regulations 94/47 is amended.—
 - (a) by striking out item 1, and substituting therefor:
 - (a) Name of patient in full:
 (b) Telephone number:
 - (b) by striking out item 11, and substituting therefor:
 - 11. (a) Religious denomination: (b) If Protestant amplify:
 - (c) by striking out item 16, and substituting therefor:
 - 16. (a) Relationship of correspondent patient:
 (b) Telephone number:

- (d) by adding the following item:
 - 20. Has the patient been certified to an institution within the meaning of *The Mental Hospitals Act* during the past 3

RUSSELL T. KELLEY. Minister of Health.

(1299)

27

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 128/48. New. Toronto-Barrie Controlled Access Highways. Made-June 17th, 1948. Filed-June 22nd, 1948, 10.00 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED ACCESS HIGHWAYS

TORONTO-BARRIE HIGHWAY

2. The King's Highway described in schedule 1 is designated as a controlled access highway.

SCHEDULE 1

First:

In the Township of North York in the County of York being,-

- (a) part of lots 11 to 25, both inclusive, in concession 5 west of Yonge Street;
- (b) part of the road allowance in concession 5 west of Yonge Street between,—
 - (i) lots 10 and 11.
 - (ii) lots 15 and 16, and
 - (iii) lots 20 and 21; and
- (c) part of the road allowance in concession 5 west of Yonge Street between the townships of North York and Vaughan,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the point of intersection of the centre line of Wilson Avenue with the centre line of construction of the highway, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between lots 10 and 11, the centre line being the southerly limit of the herein-described land, which point may be located by starting at the south-east corner of lot 11, thence starting at the south-east corner of lot 11, thence south 72° 36′ 15″ west along the southerly boundary of lot 11, a distance of 3123.61 feet, thence south 31° 52′ 10″ east, 34.08 feet to the point of commencement; thence north 31° 52′ 10″ west, 34.08 feet to a point in the southerly boundary of lot 11, distant 3123.61 feet measured south 72° 36′ 15″ west along the southerly boundary from the southeast corner of lot 11; thence north 31° 52′ 10″ west across part of lot 11, a distance of 895.18 feet; thence north-westerly, 1106.67 feet across part of lots 11 and 12 on a curve right of 2864.79 feet radius, the chord equivalent being 1099.80 feet measured north 20° 48′ 10″ west; thence north 9° 44′ 10″ west across part of lot 12, lot 13, lot 14 and part of lot 15, a distance of 3479.69 feet; thence north 9° 44′ 25″ west across part of lot 15 and the road allowance between lots 15 and 16, a distance of 1356.87 feet to a point in the southerly boundary of lot 16, distant 3620.25 feet measured south 72° 54′ west along the southerly boundary from the south-east corner of lot 16; thence north 9° 44′ 25″ west across lots 16, 17, 18 and part of lot 19, a distance of 4643.13 feet; thence north 9° 45′ 10″ west across part of lot 19 and lot 20, a distance of 2001.64 feet to a point in the northerly boundary of lot 20, distant 3544.21 feet measured south-westerly along the northerly boundary of lot 20 from the north-east corner of lot 20; thence north 9° 45′ 10" west across the road allowance between lots 20 and 21, and across lots 21, 22, 23, 24 and 25, a distance of 6719.78 feet to a point in the northerly boundary of lot 25, distant 3557.13 feet measured south 74° 18′ 45″ west along the northerly boundary from the northeast corner of lot 25; thence north 9° 45′ 10″ west 33.18 feet to a point in the centre line of the road

allowance between the townships of North York and Vaughan, the centre line of the road allowance being the northerly limit of the herein-described lands.

Secondly:

In the Township of Vaughan, in the County of York, being,—

- (a) part of lots 1 to 35, both inclusive, in concession 5 west of Yonge Street;
- (b) part of the road allowance in concession 5 west of Yonge Street between,—
 - (i) lots 5 and 6,
 - (ii, ots 10 and 11,
 - (iii) lots 15 and 16,
 - (iv) lots 20 and 21,
 - (v) lots 25 and 26, and
 - (vi) lots 30 and 31;
- (c) part of the road allowance in concession 5 west of Yonge Street between the townships of Vaughan and King; and
- (d) part of the road allowance in concession 5 west of Yonge Street between the townships of North York and Vaughan,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings herein are astronomic and are referred to the meridian through the intersection of the centre line of the road allowance between the townships of Vaughan and King with the centre line of the proposed highway, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Vaughan and North York, the centre line of road allowance being the southern limit of the herein-described land and which point may be located by starting at a standard iron bar marking the south-east corner of lot 1, thence south 74° 20′ 15″ west along the southern boundary of lot 1, a distance of 4078.64 feet, thence south 9° 45′ 35″ east 33.18 feet to the point of commencement; thence north 9° 45′ 35″ west across part of the road allowance between the townships of Vaughan and North York and across lots 1, 2 and 3, a distance of 3998.49 feet; thence north 9° 45′ 45″ west across lots 3, 4 and 5, a distance of 2745.61 feet to a point in the northerly boundary of lot 5, the point being distant 4076.87 feet measured south 74° 23′ 15″ west along the last-mentioned boundary from the north-east corner of lot 5; thence north 9° 45′ 45″ west across lots 6, 7 and 8, a distance of 3254.38 feet; thence north 9° 45′ 25″ west across lots 8 and 9, a distance of 1000.0 feet; thence north 9° 45′ 35″ west across lots 9 and 10, a distance of 2519.86 feet to a point in the northerly boundary of lot 10, the point being distant 4143.18 feet measured south 74° 32′ west along the last-mentioned boundary from the north-east corner of lot 10; thence north 9° 45′ 35″ west across lots 11 and 12, a distance of 1716.75 feet; thence north-westerly, 1157.78 feet across lots 12 and 13 on a curve right of 11459.20 feet measured north 6° 51′ 55″ west; thence north 3°58′ 15″ west across lots 13, 14 and 15, a distance of 3938.77 feet to a point in the northerly boundary of .lot 15, the point being distant 3724.06 feet measured south 74° 32′ 30″ west along the last-mentioned boundary from a standard iron bar

marking the north-east come of lot 15; thence north 3° 58′ 15″ west across the road allowance between lots 15 and 16 and across lots 16, 17, 18 and 19, a distance of 5094.32 feet; thence north-westerly 1150.84 feet across lots 19 and 20 on a curve left of 11459.20 feet radius, the chord equivalent being 1150.35 feet measured north 6° 50′ 52″ west; thence north 9° 43′ 30″ west across lot 20, a distance of 629.77 feet to a point in the northerly boundary of lot 20, the point being distant 3252.33 feet measured south 74° 26′ 30″ west along the last-mentioned boundary from a standard iron bar marking the north-east corner of lot 20; thence north 9° 43′ 30″ west across the road allowance between lots 20 and 21 and across lots 21, 22, 23, 24 and 25 a distance of 6881.02 feet to a point in the northerly boundary of lot 25, the point in the northerty boundary of lot 25, the point being distant 3317.73 feet measured south 74° 57′ 30″ west along the lastmentioned boundary from a standard iron bar marking the north-east corner of lot 25; thence north 9° 43′ 30″ west across the road allowance between lots 25 and 26 and across lots 26, 27, 28, 20 and 29 and 30, a distance of 6880.81 feet to a point in the northerly boundary of lot 30, the point being distant 3315.97 feet measured south 75° 04′ 30″ west along the last-mentioned boundary from a standard iron bar marking the north-east corner of lot 30; thence north 9° 43′ 30″ west across the road allowance between lots 30 and 31 and across lots 31, 32, 33 and 34, a distance of 4633.71 feet; thence north 9° 43′ 50″ west across lots 34 and 35, a distance of 1000.0 feet; thence north 9° 43′ 30″ west across lot 35, a distance of 1217.21 feet to a point in the northerly boundary of lot 35, the point being distant 3280.08 feet measured south 73° 49' 30" west along the northerly boundary of lot 35, from a standard iron bar marking the north-east corner of lot 35; thence north 9° 43′ 30″ west across part of the road allowance between the townships of Vaughan and King a distance of 33.21 feet to a point in the centre line of the lastmentioned road allowance and which centre line is the northerly limit of the herin-described land.

Thirdly:
In the Township of King in the County of York being,—

- (a) part of lots 1 to 35, both inclusive, in concession 5;
- (b) part of road allowance in concession 5 between,—
 - (i) lots 5 and 6,
 - (ii) lots 10 and 11,
 - (iii) lots 15 and 16,
 - (iv) lots 20 and 21,
 - (v) lots 25 and 26, and
 - (vi) lots 30 and 31;
- (c) part of road allowance in concession 5 between the townships of King and Vaughan;
- (d) part of lot 20, registered plan 154 (being a sub-division of township lot 20, concession 5);
- (e) part of lots 8 and 9 in concession 1, New Survey;
- (f) part of lots 8 and 9 in concession 2, New Survey;
- (g) part of road allowance between concession 5 and concession 1, New Survey;
- (h) part of road allowance between concession 1 and 2, New Survey; and

 (i) part of land under the waters of the Schomberg River between the townships of King and West Gwillimbury in concession 2, New Survey;

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the point of intersection of the southerly boundary of the Township of King with the centre of concession 5, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Vaughan and King, the centre line being the southerly limit of the herein-described land, which point may be located by starting at the south-east corner of lot 1 in concession 5, in the Township of King, thence south 73° 49′ 30″ west along the southerly boundary of lot 1, a distance of 3280.18 feet, thence south 9° 43′ 30″ east 33.21 feet to the point of commencement; thence north 9° 43′ 30″ west 33.21 feet to a point in the southerly boundary of lot 1 distant 3280.18 feet measured south 73° 49′ 30″ west along the southerly boundary from the south-east corner of lot 1; thence north 9° 43′ 30″ west across lots 1, 2, 3, 4 and 5 to a point in the northerly boundary of lot 5, distant 3234.76 feet measured south 73° 38′ west along the northerly boundary from the north-east corner of lot 5; and King, the centre line being the southerly therly boundary from the north-east corner of lot 5; thence north 9° 43′ 30″ west across the road allowance between lots 5 and 6 and across lot 6, anowance between lots 5 and 6 and across lot 6, and across part of lot 7, a distance of 2029.72 feet; thence north 9° 42′ 30″ west across part of lots 7 and 8, a distance of 1252.06 feet; thence north 9° 43′ 30″ west across part of lot 8, and across lots 9 and 10, a distance of 3478.80 feet to a point in the northerly boundary of lot 10, distant 3213.87 feet measured south 73° 24′ west along the northerly boundary from a standard iron bar marking the boundary from a standard iron bar marking the north-east corner of lot 10; thence north 9° 43′ 30″ west across the road allowance between lots 10 and 11 and across lots 11, 12, 13, 14 and 15, a distance of 6770.62 feet to a point in the northerly boundary of lot 15, distant 3192.33 feet measured south 73° 30′ west along the northerly boundary from a standard iron bar marking the north-east corner of lot 15; thence north 9° 43′ 30″ west across corner of lot 15; thence north 9° 43′ 30″ west across the road allowance between lots 15 and 16, and across part of lot 16, a distance of 597.98 feet; thence north 9° 42′ 30″ west across part of lots 16 and 17, a distance of 1280.0 feet; thence north 9° 43′ west across part of lot 17, and across lots 18, 19 and 20, a distance of 4859.34 feet to a point in the northerly boundary of lot 20, distant 3244.06 feet measured south 73° 32′ west along the northerly boundary from a standard iron bar marking the north-east corner of lot 20; thence north ing the north-east corner of lot 20; thence north 9° 43′ west across the road allowance between lots 20 and 21, and across lots 21, 22, 23, 24 and 25, a distance of 6733.50 feet to a point in the northerly boundary of lot 25 distant 3299.07 feet measured south 73° 20′ west along the northerly boundary from a standard iron bar marking the north-east corner of lot 25; thence north 9° 43′ west across the road allowance between lots 25 and 26 and across part of lot 26 a distance of 348.50 feet; thence north-westerly 753.33 feet across part of lot 26 on a curve left of 11459.20 feet radius, the chord equivalent being 753.20 feet measured north 13° 36′ west; thence north 13° 29′ west across part of lot 26, and across lots 27, 28, 29 and 30, a 43' west across the road allowance between lots of lot 26, and across lots 27, 28, 29 and 30, a distance of 5591.27 feet to a point in the northerly boundary of lot 30, the point being distant 3743.18 feet measured south 73° 02′ 30″ west along the northerly boundary of lot 30 from the north-east corner of lot 30; thence north 13° 29′ west across corner of lot 30; thence north 13° 29′ west across the road allowance between lots 30 and 31 and across part of lot 31, a distance of 723.81 feet; thence north-westerly 506.67 feet across part of lot 31, on a curve right of 11459.20 feet radius, the chord equivalent being 506.63 feet measured

north 12° 13′ west; thence north 10° 57′ west across part of lot 31 and across lots 32, 33, 34 and 35, a distance of 5473.46 feet to a point in the northerly boundary of lot 35 distant 3984.01 feet measured south 72° 49′ 30″ west along the northerly boundary from a standard iron bar marking the north-east corner of lot 35; thence north 10° 57′ west across the road allowance between lot 35 in concession 5 and lot 9 in concession 1, New Survey, and across part of lot 9 in concession 1, New Survey, 1938.13 feet; thence north-westerly, 2097.11 feet across part of lot 9 in concession 1, New Survey, on a curve left of 5729.65 feet radius, the chord equivalent being 2085.43 feet measured north 21° 26′ 07″ west; thence north 31° 55′ 15″ west across part of lots 9 and 8 in concession 1, New Survey, to a point in the northerly boundary of lot 8 in concession 1, New Survey, the point being distant 39.94 feet measured south 73° 20′ 30″ west along the northerly boundary of lot 8 in concession 1, New Survey, the north-east corner of lot 8 in concession 1, New Survey; thence north 31° 55′ 15″ west across the road allowance between concessions 1 and 2, New Survey; and across part of lots 9 and 8 in concession 2, New Survey, and part of the Schomberg River, a distance of 2945.72 feet to a point in the line between the townships of King and West Gwillimbury, the last-mentioned line being the northerly limit of the herein-described land.

Fourthly:

In the Township of West Gwillimbury, in the County of Simcoe, being,—

- (a) part of lot 7 in concessions 3 to 15, both inclusive;
- (b) part of lot 8 in concessions 2 and 3;
- (c) part of the road allowance in lot 8 between concessions 2 and 3;
- (d) part of the road allowance in lot 7 between,—
 - (i) concessions 3 and 4,
 - (ii) concessions 4 and 5,
 - (iii) concessions 5 and 6,
 - (iv) concessions 6 and 7,
 - (v) concessions 7 and 8,
 - (vi) concessions 8 and 9,
 - (vii) concessions 9 and 10,
 - (viii) concessions 10 and 11,
 - (ix) concessions 11 and 12,
 - (x) concessions 12 and 13,
 - (xi) concessions 13 and 14, and
 - (xii) concessions 14 and 15;
- (e) part of the road allowance in lot 7 between the townships of West Gwillimbury and Innisfil;
 and
- (f) part of the land under the waters of the Schomberg River between the townships of West Gwillimbury and King in lot 8 in concession 2;

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of, and distant 100 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings herein are astronomic and are referred to the meridian through the intersection of the centre line of construction of the highway with the centre line of the road allowance between the townships of West Gwillimbury and Innisfil, the centre line may be located as follows:

Commencing at a point in the southerly boundary of the Township of West Gwillimbury, being the middle of the main channel of the Schomberg River, the southerly boundary being the southerly limit of the herein-described land, which point may be located by starting at the north-east corner of lot 8 in concession 2, thence south 73° 14′ 15" west along the northerly boundary of lot 8 in concession 2 a distance of 1434.54 feet, thence south 32° 03′ 15″ east 1690.16 feet to the point of commencement; thence north 32° 03′ 15″ west across lot 8 in concession 2 a distance of 1690.16 feet to a point in the northerly boundary of lot 8 in concession 2; thence north 32° 03′ 15″ west across the road allowance between concessions 2 and 3 and across allowance between concessions 2 and 3 and across allowance between concessions 2 and 3, and across therly boundary of lot 7 in concession 3, distant 1130.72 feet measured south 73° 10′ 45″ west along the northerly boundary from a standard iron bar marking the north-east corner of lot 7 in concession 3; thence north 31° 58′ 45″ west across part of the road allowance between concessions 3 and 4 a distance of 34.18 feet; thence north 31° 56′ 45″ west across part of the road allowance between concessions 3 and 4, and across lot 7 in concession 4 a distance of 921.13 feet; thence north-westerly 2183.78 feet across lot 7 in concession 4 on a curve right of 5729 65 feet radius the chord equivalent right of 5729.65 feet radius, the chord equivalent being 2170.58 feet measured north 21° 01′ 38″ west; thence north 10° 06′ 30″ west across lot 7 in concession 4 a distance of 1415.92 feet to a point in the northerly boundary of lot 7 in concession 4 distant 1866.40 feet measured south 72° 46′ 45″ yest along the northerly boundary feet. west along the northerly boundary from a standard iron bar marking the north-east corner of lot 7 in concession 4; thence north 10° 06′ 30″ west across the road allowance between concessions 4 and 5 and across lot 7 in concession 5 a distance of 4469.41 feet to a point in the northerly boundary of lot 7 in concession 5, the point being distant 1908.25 feet measured south 73° 01′ 30″ west along the northerly boundary of lot 7 in concession 5 from a standard iron bar marking the north-east corner of lot 7 in concession 5; thence north 10° 06' 30" west across the road allowance between concessions 5 and 6 and lot 7 in concession 6 a distance of 4560.34 feet to a point in the northerly boundary of lot 7 in concession 6, the point being distant 1870.55 feet measured south 72° 34′ 30″ west along the northerly boundary from the northeast corner of lot 7 in concession 6; thence north 10° 06′ 30″ west across the road allowance between concessions 6 and 7 and lot 7 in concession 7 a distance of 2219.05 feet; thence north 10° 07' west across lot 7 in concession 7 a distance of 2338.31 feet measured south 72° 49′ 15″ west along the northerly boundary from the north-east corner of lot 7 in concession 7; thence north 10° 07' west across the road allowance between concessions 7 and 8, and lot 7 in concession 8 a distance of 4541.78 feet to a point in the northerly boundary of lot 7 in concession 8, the point being distant 207.34 feet measured north 72° 42′ 30" east along the last-mentioned boundary from a standard iron bar marking the north-west corner of lot 7 in concession 8; thence north 10° 07' west across the road allowance between concessions 8 and 9, and lot 7 in concession 9 a distance of 4594.79 feet to a point in the northerly boundary of lot 7 in concession 9 distant 169.39 feet measured north 72° 48′ 30″ east along the last-mentioned boundary from a standard iron bar marking the north-west

corner of lot 7 in concession 9; thence north 10° 07' west across the road allowance between concessions west across the road allowance between concessions 9 and 10, and lot 7 in concession 10 a distance of 2556.85 feet; thence north-westerly 1433.33 feet across lot 7 in concession 10 on a curve right of 11459.16 feet radius, the chord equivalent being 1432.40 feet measured north 6° 32′ west; thence north 2° 57′ west across lot 7 in concession 10 514.07 feet the resistance of the road procession 10 514.07 feet the resistance of the road procession 10 514.07 feet the resistance of the road procession 10 514.07 feet the road procession 10 5 514.97 feet to a point in the northerly boundary of lot 7 in concession 10, the point being distant of lot 7 in concession 10, the point being distant 409.85 feet measured north 72° 41′ 30″ east along the last-mentioned boundary from a standard iron bar marking the north-west corner of lot 7 in concession 10; thence north 2° 57' west across the road allowance between concessions 10 and 11, and lot 7 in concession 11 a distance of 4638.46 feet to a point in the northerly boundary of lot 7 in concession 11, the point being distant 1097.84 feet measured north 72° 49′ 30″ east along the lastmentioned boundary from a standard iron bar marking the north-west corner of lot 7 in concession 11; thence north 2° 57′ west across the road allowance between concessions 11 and 12, and lot 7 in concession 12 a distance of 4593.20 feet lot 7 in concession 12 a distance of 4595.20 reet to a point in the northerly boundary of lot 7 in concession 12, the point being distant 599.55 feet measured south 72° 52′ west along the lastmentioned boundary from a standard iron bar marking the north-east corner of lot 7 in concession 12; thence north 2° 57' west across the road allowance between concessions 12 and 13, and lot 7 in concession 13 a distance of 1062.69 feet; thence north-westerly 3591.28 feet across lot 7 in concession 13 on a curve left of 11459.16 feet radius, the chord equivalent being 3576.60 feet measured north 11° 55′ 42″ west to a point in the northerly boundary of lot 7 in concession 13, the point being distant 500.72 feet measured south 73° 18′ west along the last-mentioned boundary from a standard iron bar marking the north-east corner of lot 7 in concession 13; thence north-westerly, 82.05 feet across the road allowance between concessions 13 and 14 and across part of lot 7 in concession 14 on a curve left of 11459.16 feet radius, the chord equivalent being 82.0 feet measured north 21° 06' 42" west; thence north 21° 19' west across lot 7 in concession 14, a distance of 4540.66 feet to a point in the northerly boundary of lot 7 in concession 14, the point being distant 717.90 feet measured north 73° 18′ 30″ east along the lastmentioned boundary from a standard iron bar marking the north-west corner of lot 7 in concession 14; thence north 21° 19' west across the road allowance between concessions 14 and 15, and lot 7 in concession 15 and part of the road allowance between the townships of West Gwillimbury and Innisfil 848.76 feet to a point in the centre line of the last-mentioned road allowance, and which centre line is the northerly limit of the hereindescribed lands.

Fifthly:

In the Township of Innisfil and part of the township now in the Town of Barrie, in the County of Simcoe being,—

- (a) part of lot 6, concessions 1 to 9, both inclusive;
- (b) part of lot 6, concession 14, now in the Town of Barrie;
- (c) part of lot 7, concessions 1 to 5, both inclusive;
- (d) part of lot 7, concessions 7 to 14, both inclusive:
- (e) part of lots 1, 2, 3, 5 and 6, registered plan 21 Innisfil;
- (f) part of the streets shown on registered plan 21 Innisfil, between,—
 - (i) lots 5 and 2,

- (ii) lots 6 and 3, and
- (iii) lots 2 and 1;
- (g) part of the road allowance in lot 6 between,-
 - (i) concessions 1 and 2,
 - (ii) concessions 2 and 3,
 - (iii) concessions 3 and 4,
 - (iv) concessions 4 and 5,
 - (v) concessions 5 and 6,
 - (vi) concessions 6 and 7,
 - (vii) concessions 7 and 8, and
 - (viii) concessions 8 and 9;
- (h) part of the road allowance in lot 7 between,—
 - (i) concessions 1 and 2,
 - (ii) concessions 2 and 3,
 - (iii) concessions 3 and 4,
 - . (iv) concessions 4 and 5,
 - (v) concessions 7 and 8,
 - (vi) concessions 9 and 10,
 - (vii) concessions 10 and 11,
 - (viii) concessions 11 and 12,
 - (ix) concessions 12 and 13, and
 - (x) concessions 13 and 14;
- (i) part of the road allowance in lot 7 between the townships of Innisfil and West Gwillimbury;
- (j) part of the road allowance between the townships of Innisfil and Vespra; and
- (k) part of park lots 2 to 5, both inclusive, registered plan 20 Barrie, formerly in the Township of Innisfil, now in the Town of Barrie,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings herein are astronomic and are referred to the meridian through the south-west corner of lot 7 in concession 1, in the Township of Innisfil, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of West Gwillimbury and Innisfil, the centre line being the southerly limit of the herein-described land and which point may be located by starting at a standard iron bar marking the south-west corner of lot 7 in concession 1, in the Township of Innisfil, thence north 72° 35′ 45″ east along the southerly boundary of lot 7 in concession 1 a distance of 609.82 feet, thence south 21° 19′ east 33.08 feet to the point of commencement; thence north 21° 19′ west across part of the road allowance between the townships of West Gwillimbury and Innisfil and across lot 7 in concession 1, a distance of 2223.32 feet; thence north-westerly 2096.67 feet across lot 7 in concession 1 on a curve right of 11459.16 feet radius, the chord equivalent being 2093.74 feet measured north 16° 04′ 30″ west; thence north 10° 50′ west across lot 7 in concession 1 a distance of 65.10 feet to a point in the

northerly boundary of lot 7 in concession 1, the point being distant 1933.82 feet measured south 11° 10' west along the last-mentioned boundary from a standard iron bar marking the north-east corner of lot 7 in concession 1; thence north 10° 50' west across the road allowance between concessions 1 and 2, and lot 7 in concession 2 a distance of 4596.61 feet to a point in the northerly boundary of lot 7 in concession 2, the point being distant 55.90 feet measured north-easterly along the lastmentioned boundary from the north-west corner of lot 7 in concession 2; thence north 10° 50' west across the road allowance between concessions 2 and 3 and across lots 7 and 6 in concession 3 a distance of 4714.07 feet to a point in the northerly boundary of lot 6 in concession 3, the point being distant 9.15 feet measured south 73° 00' west along the last-mentioned boundary from the north-east corner of lot 6 in concession 3; thence north 10° 50' west across the road allowance between concessions 3 and 4, and lot 6 in concession 4 a distance of 4383.85 feet to a point in the northerly boundary of lot 6 in concession 4, the point being distant 94.70 feet measured south 72° 45′ west along the last-mentioned boundary from the north-east corner of lot 6 in concession 4; thence north 10° 50′ west across the road allowance between concessions 4 and 5, and lot 6 in concession 5 a distance of 4579.89 feet to a point in the northerly boundary of said lot 6 in concession 5, the point being distant 109.23 feet measured south 72° 45′ west along the last-mentioned boundary from the north-east corner of lot 6 in concession 5; thence north 10° 50′ west across the road allowance between concessions 5 and 6, and lot 6 in concession 6 a distance of 4501.46 feet to a point in the northerly boundary of lot 6 in concession 6, the point being distant 107.41 feet measured south 73° 34′ 30″ west along the lastmentioned boundary from the north-east corner of lot 6 in concession 6; thence north 10° 50' west across the road allowance between concessions 6 and 7, and lot 6 in concession 7 a distance of and 7, and lot 6 in concession 7 a distance of 4395.07 feet to a point in the northerly boundary of lot 6 in concession 7, the point being distant 37.10 feet measured south 73° 11' west along the last-mentioned boundary from the north-east corner of lot 6 in concession 7; thence north 10° 50' west across the road allowance between concessions 7 and 8, and lot 6 in concession 8 a distance of 4659.82 feet to a point in the northerly boundary of lot 6 in concession 8, the point being distant 205.96 feet measured south 72° 51' west along the last-mentioned boundary from the north-east corner of lot 6 in concession 8; thence north 10° 50′ west across the road allowance between concessions 8 and 9, and lot 6 in concession 9 a distance of 853.60 feet; thence north-westerly 1326.68 feet across lot 6 in concession 9 on a curve right of 5729.65 feet radius, the chord equivalent being 1323.72 feet measured north 4° 12' west; thence north 2° 26' east across lots 6 and 7 in concession 9 a distance of 2307.59 feet to a point in the northerly boundary of lot 7 in concession 9, the point being distant 455.13 feet measured north 73° 01' east along the last-mentioned boundary from a standard iron bar marking the north-west corner of lot 7 in concession 9; thence north 2° 26' east across the road allowance between concessions 9 and 10, and lot 7 in concession 10 a distance of 4949.53 feet to a point in the northerly boundary of 11 10 in concession 10, the point being distant 421.10 feet measured south 72° 47' west along the northerly boundary from the north-east corner of lot 7 in concession 10; thence north 2° 26' east lot 7 in concession 10; thence north 2° 20° east across the road allowance between concessions 10 and 11, and lot 7 in concession 11 a distance of 649.44 feet; thence northerly 1252.10 feet across lot 7 in concession 11 on a curve left of 5729.65 feet radius, the chord equivalent being 1249.61 feet measured north 3° 49′ 37″ west; thence north 10° 05′ 15″ west across lot 7 in concession 11 a distance of 2563.61 feet to a point in the northerly

boundary of lot 7 in concession 11, the point being distant 149.54 feet measured south 72° 32′ 15″ west along the last-mentioned boundary from a standard iron bar marking the north-east corner of lot 7 in concession 11; thence north 10° 05′ 15″ west across the road allowance between concessions 11 and 12, and lot 7 in concession 12 a distance of 4670.55 feet to a point in the northerly boundary of lot 7 in concession 12, the point being distant 206.12 feet measured south 72° 44′ 45″ west along the last-mentioned boundary from a standard iron bar marking the north-east corner of lot 7 in concession 12; thence north 10° 05′ 15″ west across the road allowance between concessions 12 and 13, and lot 7 in concession 13 a distance of 1303.09 feet; thence north-westerly, 2977.95 feet across lot 7 in concession 13, and lots 6 and 5, registered plan 21 Innisfil, the road between lots 5 and 2, registered plan 21 Innisfil, lot 2, registered plan 21 Innisfil, lot 2, registered plan 21 Innisfil and the road between lots 1 and 2, registered plan 21 Innisfil, on a curve left of 5729.65 feet radius, the chord equivalent being 2944.55 feet measured north 24° 58′ 38″ west; thence north 39° 52' west across the road between lots 1 and 2, registered plan 21 Innisfil, and lot 1, registered plan 21, Innisfil, 359.02 feet to a point in the northerly boundary of lot 1, registered plan 21 Innisfil, the point being distant 144.80 feet measured south 72° 24′ 30″ west along the northerly boundary from the north-east corner of lot 1, registered plan 21 Innisfil; thence north 39° 52' west across the road allowance between concessions 13 and 14, and lot 7 in concession 14, parts of lot 6, in concession 14, in the Township of Innisfil, now in the Town of Barrie, park lots 5, 4, 3 and 2, registered plan 20 Barrie, 5320.15 feet to a point in the northerly boundary of park lot 2, the point being distant 221.99 feet measured south 72° 43' west along the northerly boundary of park lots 3 and 2, from a standard iron bar marking

the north-east corner of park lot 3; thence north 39° 52′ west across part of the road allowance between the townships of Innisfil and Vespra, 35.74 feet to the centre line of the road allowance and which centre line of road allowance is the northerly limit of the herein-described land.

(1300) 27

THE TOURIST CAMP REGULATION ACT, 1946

O. Reg. 129/48. Amending O. Reg. 62/47. Posting of Rates. Made—17th June, 1948. Filed—25th June, 1948, 9.45 a.m.

REGULATIONS MADE UNDER THE TOURIST CAMP REGULATION ACT, 1946

1. Ontario Regulations 62/47 are amended by adding thereto the following:

POSTING OF RATES

15a. The operator of a tourist camp shall keep posted in a conspicuous place in every room or cabin used for sleeping accommodation a notice specifying the rates charged for the room or cabin.

(1336) 27

Publications Under The Regulations Act, 1944

JULY 3rd, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 130/48. Replacing O. Reg. 96/44. Schedule for the Barbering Industry in the Barrie Zone. Made—24th June, 1948. Filed—28th June, 1948, 9.45 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 96/44 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BARRIE ZONE

- 1. No work shall be performed in the barbering industry in the Barrie zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Barrie Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 48 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8½ hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 6 p.m.;
 - (ii) 10½ hours of work to be performed on Saturday between 8.30 a.m. and 9 p.m.;
 - (iii) 3½ hours of work to be performed on Wednesday between 8.30 a.m. and 12 noon.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday after 12 noon.
- (2) Where Christmas Day falls on a Thursday 8½ hours of work may be performed between 8.30 a.m. and 6 p.m. on the Wednesday immediately preceding Christmas Day.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages.
 - Class B—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class C—A person who is given part-time work or casual employment on a minimum rate of wages plus a percentage or commission.

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week for Class A employees;
 - (b) \$25 a week plus 50 per cent of the proceeds in excess of \$35 from the work performed by Class B employees; and
 - (c) (i) \$12.50 a week plus 50 per cent of the proceeds in excess of \$20.50 from the work performed by Class C employees for 22½ hours of work to be performed 3 hours a day on any 4 days of Monday, Tuesday, Wednesday, Thursday or Friday and 10½ hours a day on Saturday;
 - (ii) \$10.50 a week plus 50 per cent of the proceeds in excess of \$17 from the work performed by Class C employees for 19½ hours of work to be performed 3 hours a day on any 3 days of Monday, Tuesday, Wednesday, Thursday or Friday and 10½ hours a day on Saturday;
 - (iii) \$8.50 a week plus 50 per cent of the proceeds in excess of \$13.50 from the work performed by Class C employees for 16½ hours of work to be performed 3 hours a day on any 2 days of Monday, Tuesday, Wednesday, Thursday or Friday and 10½ hours a day on Saturday;
 - (iv) \$6.50 a week plus 50 per cent of the proceeds in excess of \$10 from the work performed by Class C employees for 13½, hours of work to be performed 3 hours a day on Monday, Tuesday, Wednesday, Thursday or Friday and 10½ hours a day on Saturday;
 - (v) \$4.50 plus 50 per cent of the proceeds in excess of \$6.50 from the work performed by Class C employees for 10½ hours of work to be performed on Saturday; and
 - (vi) \$4.50 plus 50 per cent of the proceeds in excess of \$6.50 from the work performed by Class C employees for 8½ hours of work to be performed on Monday, Tuesday, Thursday or Friday or the Wednesday in the week in which Christmas Day falls on a Thursday.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—

- (a) the minimum charge for each operation established in section 8; or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied:
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and	
over	50 cents
(c) haircut, persons under 14 years	35 cents
(d) head rub	25 cents
(e) ladies' neck clip	25 cents
(f) razor honing	50 cents
(g) shampoo, plain	50 cents
(h) shave	30 cents
(i) singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1344)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 131/48. Replacing O. Reg. 101/44. Schedule for the Barbering Industry in the Brockville Zone. Made—24th June, 1948. Filed—28th June, 1948, 9.50 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 101/44 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BROCKVILLE ZONE

1. No work shall be performed in the barbering industry in the Brockville zone except in accordance with this schedule.

2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Brockville Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8½ hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 6 p.m.;
 - (ii) 9½ hours of work to be performed on Saturday between 8.30 a.m. and 8 p.n.; and
 - (iii) 3½ hours of work to be performed on Wednesday between 8.30 a.m. and 12 noon.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday after 12 noon.
- (2) Where Christmas Day falls on a Thursday 8½ hours of work may be performed between 8.30 a.m. and 6 p.m. on the Wednesday immediately preceding Christmas Day.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment at a minimum rate of wages.

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 50 per cent of the proceeds in excess of \$35 from the work performed by Class A employees; and
 - (b) (i) \$16.50 a week for 21½ hours of work performed by Class B employees 3 hours a day on any 4 days of Monday, Tuesday, Wednesday, Thursday or Friday and 9½ hours a day on Saturday;
 - (ii) \$14.25 a week for 18½ hours of work performed by Class B employees 3 hours a day on any 3 days of Monday, Tuesday, Wednesday, Thursday or Friday and 9½ hours a day on Saturday;
 - (iii) \$12 a week for 15½ hours of work performed by Class B employees 3 hours a day on any 2 days of Monday, Tuesday, Wednesday, Thursday or Friday and 9½ hours a day on Saturday;
 - (iv) \$9.75 a week for 121/2 hours of work per-

- formed by Class B employees 3 hours a day on Monday, Tuesday, Wednesday, Thursday or Friday and 9½ hours a day on Saturday;
- (v) \$7.50 for 9½ hours of work performed by Class B employees on Saturday; and
- (vi) \$7.50 for 8½ hours of work performed by Class B employees on Monday, Tuesday, Thursday or Friday or the Wednesday in the week in which Christmas Day falls on a Thursday.
- (2) The percentage in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8,—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and	
over	50 cents
(c) haircut, persons under 14 years	35 cents
(d) head rub	25 cents
(e) ladies' neck clip	25 cents
(f) razor honing	50 cents
(g) shampoo, plain	50 cents
(h) shave	30 cents
(i) singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1345)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 132/48. Replacing O. Reg. 89/46. Schedule for the Barbering Industry in the Orillia Zone. Made—24th June, 1948. Filed—28th June, 1948, 10.00 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 89/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE ORILLIA ZONE

- 1. No work shall be performed in the barbering industry in the Orillia zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Orillia Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8 a.m. and 6 p.m.; and
 - (ii) 11 hours of work to be performed on Saturday between 8 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday falls on a Thursday 9 hours of work may be performed between 8 a.m. and 6 p.m. on the Wednesday immediately preceding the holiday.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages.
 - Class B—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class C—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

- 6. The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$30 a week for Class A employees;
 - (b) \$20 a week plus 50 per cent of the proceeds in excess of \$30 from the work performed by Class B employees; and

- (c) (i) \$8.50 a week plus 50 per cent of the proceeds in excess of \$13.50 from the work performed by Class C employees for 4 hours of work or less on Monday, Tuesday, Thursday and Friday and 11 hours of work or less on Saturday;
 - (ii) \$6 a week plus 50 per cent of the proceeds in excess of \$8.50 from the work performed by Class C employees for 11 hours of work on Saturday or 9 hours of work on the day before a holiday and 4 hours of work or less on Monday, Tuesday, Thursday or Friday;
 - (iii) \$4.50 plus 50 per cent of the proceeds in excess of \$6.50 from the work performed by Class C employees for 11 hours of work or less on Saturday or 9 hours of work or less on the day before a holiday; and
 - (iv) \$3 plus 50 per cent of the proceeds in excess of \$4.50 from the work performed by Class C employees for 9 hours of work or less on a day other than Saturday or the day before a holiday.
- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14	
over	
(c) haircut, persons under 14	
(d) head rub	20 cents
(e) ladies' neck clip	20 cents
(f) razor honing	
(g) shampoo	50 cents
(h) shave	
(i) singe	

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1346)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 133/48. Replacing O. Reg. 60/46. Schedule for the Barbering Industry in the Kitchener-Waterloo Zone. Made—24th June, 1948. Filed—28th June, 1948, 10.10 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 60/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE KITCHENER-WATERLOO ZONE

- 1. No work shall be performed in the barbering industry in the Kitchener-Waterloo zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Kitchener-Waterloo Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8 a.m. and 6 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$28 a week plus 60 per cent of the proceeds in excess of \$39 from the work performed by Class A employees; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or

(b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

	facial massage, plain	50 cents
(b)	haircut or trim, persons 14 years and	
` ′	over	50 cents
(c)	haircut, persons under 14 years	35 cents
(d)	head rub	25 cents
	ladies' neck clip	25 cents
	razor honing	50 cents
	shampoo, plain	50 cents
(h)	shave	30 cents
(i)	singe	35 cents
` ′		

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1347)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 134/48.
Replacing O. Reg. 26/46.
Schedule for the Barbering Industry in the Oshawa Zone.
Made—24th June, 1948.
Filed—28th June, 1948, 10.20 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 26/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE OSHAWA ZONE

- 1. No work shall be performed in the barbering industry in the Oshawa zone except in accordance with this schedule.
 - 2. In this schedule "holiday" means New Year's

Day, Good Friday, Victoria Day, Dominion Day, Oshawa Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 9½ hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 7 p.m.; and
 - (ii) 9 hours of work to be performed on Saturday between 8 a.m. and 6 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week work may be performed in the industry on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$30 a week plus 60 per cent of the proceeds in excess of \$43 from the work performed by Class A employees; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deduction shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,-

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and	
over	50 cents
(c) haircut, persons under 14 years	35 cents
(d) head rub	25 cents
(e) ladies' neck clip	25 cents
(f) razor honing	50 cents
(g) shampoo, plain	50 cents
(\bar{h}) shave	30 cents
(i) singe	35 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

2.8 (1348)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 135/48. Amending O. Reg. 218/47. Sheet-Metal Work Construction Industry. Made—June 21, 1948. Filed—June 28, 1948, 1.30 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 2 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

SHEET-METAL WORK CONSTRUCTION INDUSTRY

- (8) The Sheet-metal Work Construction Industry as defined in item 8 of Appendix B is designated as an industry for the purposes of the Act.
- 2. Appendix B of Ontario Regulations 218/47 is amended by adding thereto the following item:

SHEET-METAL WORK CONSTRUCTION INDUSTRY

- 8. The Sheet-metal Work Construction Industry is defined as all work done by sheet-metal workers in the,—
 - (a) construction;
 - (b) erection;
 - (c) repair;
 - (d) remodelling; or
 - (e) alteration,

of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution.

CHARLES DALEY,
Minister of Labour.

June 21, 1948.

(1349)

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 136/48. Amending O. Reg. 100/48. Extension of Time for Returns. Made—24th June, 1948. Filed—28th June, 1948, 4.15 p.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. Regulation 1 of Ontario Regulations 100/48 is amended by adding thereto the following:
 - (b) the Corporation of the County of Waterloo,

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 24 day of June, 1948.

(1368)

28

28

THE POLICE ACT, 1946

O. Reg. 137/48. Amending O. Reg. 4/47. Division of Responsibility. Made—24th June, 1948. Filed—29th June, 1948, 3.30 p.m.

REGULATIONS MADE UNDER THE POLICE ACT, 1946

1. Appendix B of Ontario Regulations 4/47 is revoked and the following substituted therefor:

APPENDIX B

SCHEDULE I

TOWNSHIPS

1. BARTON-

that part of the Township of Barton known as Bartonville, described as follows:—COMMENCING where the northerly limit of the right of way of the Toronto Hamilton and Buffalo Railway is intersected by the easterly limit of the City of Hamilton; THENCE northerly along the said City limit, being along the easterly limit of Kenilworth Avenue of the said City of Hamilton to the southerly City limit lying south of Main Street (Highway No. 8); THENCE easterly along the last mentioned city limit easterly along the last mentioned city limit to the boundary between the Townships of Barton and Saltfleet; THENCE southerly along the boundary between the Townships of Barton and Saltfleet to the northerly limit of the right of way of the Toronto, Hamilton and Buffalo Railway; THENCE westerly along the northerly limit of the Railway right of way to the point of commencement.

2. BAYHAM

3. BERTIE

4. BOSANQUET-

that part of the Township of Bosanquet, including part of what is known as Grand Bend, described as follows:—COMMENC-ING where the shore of Lake Huron is intersected by the boundary between the County of Lambton and the County of Huron; THENCE easterly along the said County line, being also the boundary between the Townships of Bosanquet and Stephen, to the north-westerly limit of Highway No. 21; THENCE south-westerly along the north-westerly limit of Highway No. 21 to its intersection with the north-westerly limit of Lake Road and along the said limit of Lake Road to the north-easterly limit of Lot 67 in Lake Road West Concession; THENCE north-westerly along the last mentioned limit to the shore of Lake Huron; THENCE north-easterly following the shore of Lake Huron to the point of commencement.

5. BRANTFORD

6. CALVERT-

that part of the Township of Calvert being the north half of Lot 1 and the east half of the north half of Lot 2 in the 3rd Concession, the south half of Lot 1 and the east half of the south half of Lot 2 and the north half of Lot 2 in the 4th Concession, and the south half of Lot 2 in the 5th Concession.

7. COLCHESTER SOUTH-

that part of the Township of ColchesterSouth described as follows:—COMMENCING at a point where the shore of Lake Erie is intersected by the boundary between the Townships of Colchester South and Malden; THENCE northerly along the boundary between the Townships of Colchester South and Malden to the southerly limit of the road allowance between the 1st and 2nd Concessions of the said Township of Colchester South; THENCE easterly along the southerly limit of the road allowance between the 1st and 2nd Concessions to the boundary between the said Township of Colchester South and the Township of Gosfield South; THENCE southerly along the last mentioned boundary to the shore of Lake Erie; THENCE in a general westerly direction along the shore of Lake Erie to the point of commencement.

8. CORNWALL—

9. CROWLAND-

that part of the Township of Crowland, described as follows:—COMMENCING at the south-westerly corner of the Township of Crowland; THENCE easterly along the boundary between the Townships of Crowland and Humberstone to the easterly limit of the road allowance between Lots 20 and 21 in the 1st Concession of the Township of Crowland; THENCE northerly along the easterly limits of the road allowances between Lots 20 and 21 in the 1st and 2nd, 3rd and 4th Concessions of the Township of Crowland to the southerly limit of the road allowance between the 4th and 5th Concessions thereof;

THENCE westerly along the last mentioned limit to the centre of the Welland River, being the boundary between the Townships of Crowland and Thorold; THENCE in a general south-westerly direction following the boundary between the Townships of Crowland and Thorold to the boundary between the Townships of Crowland and Wainfleet; THENCE southerly along the boundary between the Townships of Crowland and Wainfleet to the point of commencement. EXCEPTING THEREFROM that portion of the City of Welland, lying within the limits of the area hereinbefore described.

10. ETOBICOKE

11. FLAMBOROUGH, EAST

12. GARSON

13. GLOUCESTER-

that part of the Township of Gloucester described as follows:—COMMENCING where the easterly bank of the Ottawa River is intersected by the northerly limit of the City of Ottawa; THENCE easterly and southerly following the limit of the City of Ottawa to the centre of the main channel of Rideau River; THENCE southerly following the centre of the main channel of Rideau River to the southerly limit of the road allowance between the Gore at the junction of the Rivers Rideau and Ottawa and the 2nd Concession from Rideau River to the said Township, known as Walkley Road; THENCE easterly along the southerly limit of Walkley Road to the easterly limit of the road allowance between the Gore at the junction of the Rivers Rideau and Ottawa and the 3rd Concession on Ottawa River of the said Township, known as Base Line Road; THENCE northerly along the easterly limit of Base Line Road to the southerly limit of the road allowance between the 1st and 2nd Concessions on Ottawa River of the said Township; THENCE easterly along the southerly limit of the road allowance between the 1st and 2nd Concessions on Ottawa River of the said Township; THENCE easterly along the southerly limit of the road allowance between the 1st and 2nd Concessions on Ottawa River of the said Township; THENCE easterly limit of the road allowance between Lots 20 and 21 in the 1st Concession on Ottawa River; THENCE northerly along the last mentioned limit to the southerly bank of Ottawa River; THENCE northerly along the last mentioned limit to the southerly bank of Ottawa River; THENCE northerly and southerly following the bank of Ottawa River to the point of commencement; EXCEPTING THEREFROM the Town of Eastview and the Village of Rockcliffe Park.

14. GOSFIELD SOUTH-

that part of the Township of Gosfield South described as follows:—COMMENCING at a point where the shore of Lake Erie is intersected by the boundary between the Township of Gosfield South and the Township of Colchester South; THENCE northerly along the boundary between the Townships of Gosfield South and Colchester South to the southern limit of Highway No. 18; THENCE easterly along the southerly limit of Highway No. 18 to the boundary between the Township of Gosfield South and the Township of Mersea; THENCE southerly along the last mentioned boundary to the shore of Lake Erie; THENCE in a general westerly direction along the shore of Lake Erie to the point of commencement. EXCEPTING THEREFROM any portion of the Town of Kingsville lying within the limits of the area hereinbefore described.

15. GRANTHAM-

that part of the Township of Grantham described as follows:—COMMENCING where the shore of Lake Ontario is intersected by the boundary between the Townships of Grantham and Louth; THENCE southerly along the boundary between the Townships of Grantham and Louth to the limit between the 8th and 9th Concessions of the Township of Grantham; THENCE easterly along the last mentioned limit to the western limit of the Welland Ship Canal; THENCE northerly following the western limit of the Welland Ship Canal to the shore of Lake Ontario; THENCE in a general south-westerly direction along the shore of Lake Ontario to the point of commencement. EXCEPTING THEREFROM the City of St. Catharines, the Village of Port Dalhousie and any part of the Town of Merritton lying within the limits of the area hereinbefore described.

16. HUMBERSTONE-

that part of the Township of Humberstone described as follows:—COMMENCING where the shore of Lake Erie is intersected by the boundary between the Townships of Humberstone and Wainfleet; THENCE northerly along the boundary between the Townships of Humberstone and Wainfleet to the southerly limit of Highway No. 3; THENCE in a general easterly direction following the southerly limit of Highway No. 3 to the boundary between the Townships of Humberstone and Bertie; THENCE southerly along the last mentioned boundary to the shore of Lake Erie; THENCE in a general westerly direction following the shore of Lake Erie to the point of commencement. EXCEPTING THEREFROM the Town of Port Colborne and any part of the Village of Humberstone lying within the limits of the area hereinbefore described.

17. LARDER LAKE-

that part of the Township of Larder Lake described as follows:—COMMENCING at the north-westerly angle of mining claim L12603; THENCE easterly along the northerly limits of mining claims L12603, L11057, L7994, H.F. 189 and H.F. 190 to the north-easterly angle of mining claim H.F. 190; THENCE southerly along the easterly limit of mining claim H.F. 190 to the north-westerly angle of mining claim L8047; THENCE easterly along the northerly limits of mining claims L8047 and L1009 to the north-easterly angle of mining claim L1009; THENCE southerly along the easterly limit of mining claim L1009 to the southeasterly angle thereof; THENCE westerly along the southerly limit of mining claim H.F. 192; THENCE southerly along the easterly limit of mining claim H.F. 192; THENCE southerly along the easterly limit of mining claim H.S. 109 to the north-easterly angle thereof; THENCE westerly along the casterly limit of mining claim H.S. 109 and the westerly limit of mining claim H.S. 104 and the westerly limit of mining claim H.S. 104 and the westerly limit of mining claim H.S. 114; THENCE westerly along the northerly limit of mining claim H.S. 114 to the northerly along the westerly limit of mining claim H.S. 114; THENCE westerly along the northerly limit of mining claim H.S. 114 to the northerly along the westerly limit of mining claim H.S. 114 to the shore of Larder Lake; THENCE following the shore of Larder Lake in a general south-westerly direction to the point where it is intersected by the southerly limit of mining claim L.S. 39; THENCE westerly along the southerly limit

of mining claim L.S. 39 to the southwesterly angle thereof; THENCE northerly along the westerly limit of mining claim L.S. 39 to the north-westerly angle thereof; THENCE westerly along the southerly limit of mining claim H.F. 127 to the southwesterly angle thereof; THENCE northerly along the westerly limit of mining claim H.F. 127 to the north-westerly angle thereof; THENCE westerly along the southerly limit of mining claim H.F. 126 to the southwesterly angle thereof; THENCE southerly along the east limit of mining claim L31280 to the south-easterly angle thereof; THENCE westerly along the southerly limit of mining claim L31280 to the south-westerly angle thereof; THENCE northerly along the westerly limits of mining claims L31280, L30553 and L12100 to the north-westerly angle of mining claim L12100; THENCE easterly along the northerly limit of mining claim L12100 to the south-easterly angle of mining claim L11119; THENCE northerly along the westerly limits of mining claims L11119 and L12603 to the point of commencement, as shown outlined in red on Regulations at Toronto.

18. LONDON-

that part known as Broughdale, lying north of and adjacent to the City of London, described as follows: — COMMENCING where the westerly bank of the North Branch of Thames River is intersected by the westerly production of the north limit of the City of London; THENCE easterly to and along the north limit of the City of London to easterly limit of the road allowance between lots 12 and 13 in the 3rd Concession of the said Township, known as Adelaide Street; THENCE northerly along the last mentioned limit to the northerly bank of the North Branch of Thames River; THENCE in general westerly and southerly directions following the said bank of Thames River to the point of commencement;

that part known as Pottersburg lying east of and adjacent to the City of London, described as follows:—COMMENCING where the limit between the 1st and 2nd Concessions of the Township of London is intersected by the westerly limit of the road allowance between lots 4 and 5 in the 1st Concession of the said Township, known as Clark's Side Road; THENCE westerly along the limit between the 1st and 2nd Concessions to the east limit of the City of London; THENCE southerly following the irregular east limit of the City of London to the production westerly of the southerly limit of Wavell Avenue; THENCE easterly to and along the southerly limit of Wavell Avenue and its production easterly to the westerly limit of the road allowance between lots 4 and 5 in Concession "A" of the said Township; THENCE northerly along the westerly limits of the road allowances between lots 4" and 5 in Concession "A" and the 1st Concession of the Township of London to the point of commencement;

that part known as Mervin Heights lying north of and adjacent to the City of London, described as follows: — COMMENCING where the northerly limit of the City of London along Oxford Street is intersected by the westerly limit of the road allowance between lots 8 and 9 in the 2nd Concession of the Township of London, known as Asylum Side Road; THENCE westerly following the limit of the City of London along Ox-

ford Street to an angle in same; THENCE northerly along the City limit to Cheapside Street; THENCE westerly following the City limit along Cheapside Street to Adelaide Street; THENCE northerly following the City limit along Adelaide Street and continuing along Adelaide Street, being the original road allowance between lots 12 and 13 in the 3rd Concession of the Township of London, to the northerly limit of Kipps Lane; THENCE easterly along the northerly limit of Kipps Lane and its production easterly to the westerly limit of the road allowance between lots 8 and 9 in the 3rd Concession of the said Township; THENCE southerly along the easterly limit of the road allowance between lots 8 and 9 in the 3rd and 2nd Concessions to the point of commencement; and

that part known as Oxford Park, lying west and adjacent to the City of London, described as follows:—COMMENCING where the west limit of the City of London is intersected by the limit between the 1st and 2nd Concessions of the Township of London; THENCE westerly along the limit between the 1st and 2nd Concessions to the westerly limit of Beaverbrook Avenue; THENCE southerly along the last mentioned limit and its production to the centre of Thames River, being the limit of the City of London; THENCE in general northerly, easterly and northerly directions following the said city limits to the point of commencement.

19. MAIDSTONE-

that part of the Township of Maidstone described as follows:—COMMENCING at a point where the shore of Lake St. Clair is intersected by the boundary between the Township of Maidstone and the Township of Sandwich East; THENCE southerly along the boundary between the Townships of Maidstone and Sandwich East to the northerly limit of the right of way of the Canadian Pacific Railway; THENCE easterly along the last mentioned limit to the production southerly of the westerly boundary of the Village of Belle River; THENCE northerly to and along the westerly boundary of the Village of Belle River to the shore of Lake St. Clair; THENCE westerly along the shore of Lake St. Clair to the point of commencement; EXCEPTING THEREFROM the Village of St. Clair Beach.

20. MALDEN-

that part of the Township of Malden described as follows:—COMMENCING at a point where the shore of Lake Erie is intersected by the boundary between the Township of Colchester South; THENCE northerly along the boundary between the Townships of Malden and Colchester South to the southerly limit of Highway No. 18, abutting lot 86 in the 8th Concession of the Township of Malden; THENCE westerly following the southerly limit of the Highway to the easterly limit of a road running northerly therefrom and lying immediately east of Big Creek; THENCE northerly along the last mentioned limit to the northerly limit of a road between Lots 20 and 21, in the 2nd Concession of the said Township; THENCE westerly along the northerly limit of the road between Lots 20 and 21 to the easterly limit of the road allowance between the 1st and 2nd Concessions of the said Township; THENCE northerly along the easterly limit of the road allowance between the 1st and 2nd Concessions to the southerly

boundary of the Town of Amherstburg; THENCE westerly along the last mentioned boundary to the easterly bank of Detroit River; THENCE southerly along the bank of Detroit River to the shore of Lake Erie; THENCE easterly along the shore of Lake Erie to the point of commencement; and Bois Blanc Island.

21. McKIM

22. MERSEA-

that part of the Township of Mersea described as follows:—COMMENCING at a point where the shore of Lake Erie is intersected by the boundary between the Township of Mersea and the Township of Gosfield South; THENCE northerly along the said boundary between the Townships of Mersea and Gosfield South to the southerly limit of Highway No. 18; THENCE easterly along the southerly limit of Highway No. 18 and along the southerly limit of the road allowance between Concession "A" and the 1st Concession of the said Township to the limit between Lots 21 and 22 in the said 1st Concession; THENCE northerly along the limit between Lots 21 and 22 in the 1st and 2nd Concessions to the northerly limit of the road allowance between the 2nd and 3rd Concessions of the said Township; THENCE easterly along the last mentioned limit to the shore of Lake Erie; THENCE southerly and north-westerly following the shore line of Lake Erie to the point of commencement; EXCEPTING THEREFROM any portion of the Town of Leamington lying within the limits of the area hereinbefore described.

23, NEALON

24. NEPEAN-

that part of the Township of Nepean described as follows:—COMMENCING where the south-easterly bank of Ottawa River is intersected by the westerly limit of the City of Ottawa; THENCE in a south-westerly direction following the bank of Ottawa River to the westerly limit of the road allowance between Lots 10 and 11 in the 1st Concession on Ottawa River of the said Township; THENCE southerly along the westerly limits of the road allowances between Lots 10 and 11 in the 1st and 2nd Concessions on Ottawa River to the southerly limit of the road allowance along the southerly limit of the 2nd Concession on Ottawa River of the Township of Nepean, known as Base Line Road; THENCE easterly along the southerly limit of Base Line Road to the westerly limit of the road allowance between the 1st Concession and Concession "A" of the said Township; THENCE southerly along the last mentioned limit to the southerly limit of the road allowance between Lots 30 and 31 in Concession "A" of the said Township; THENCE easterly along the southerly limits of the road allowances between Lots 30 and 31 in Concessions "A" and "B" of the Township of Nepean to the centre of the main channel of Rideau River, being the boundary between the Townships of Nepean and Gloucester; THENCE easterly northerly and easterly along the boundary between the Townships to the westerly limit of the City of Ottawa; THENCE in general directions northerly, westerly, northerly, easterly and northerly following the limit of the City of Ottawa to the point of commencement.

25. NIPIGON-

that part of the Township of Nipigon being

Lot 14 in the 1st Concession, Lots 9, 10, 11, 12, 13 and 14 in the 2nd Concession, and Lot 14 in the 3rd Concession.

26. PICKERING-

that part of the Township of Pickering described as follows:—COMMENCING where the shore of Lake Ontario is intersected by the boundary between the Townships of Pickering and Whitby; THENCE northerly along the boundary between the Townships of Pickering and Whitby to the line between the 2nd and 3rd Concessions of the Townships of Pickering. THENCE weetenly along the of Pickering; THENCE westerly along the line between the 2nd and 3rd Concessions to the boundary between the Townships of Pickering and Scarborough; THENCE southerly along the last mentioned boundary to the shore of Lake Ontario; THENCE in a general north-easterly direction following the shore of Lake Ontario to the point of commencement.

27. SALTFLEET-

that part of the Township of Saltfleet lying north-easterly of the line between the 3rd and 4th Concessions of the Township; EXCEPTING THEREFROM Burlington Beach.

28. SANDWICH EAST

29. SANDWICH WEST-

that part of the Township of Sandwich West described as follows:—COMMENCING at a point where the easterly bank of Detroit River is intersected by the boundary between the Township of Sandwich West and the Township of Anderdon; THENCE northerly along the said River bank to the southerly boundary of the City of Windsor; THENCE in general directions easterly, northerly, easterly and south-easterly, following the limits of the City of Windsor to the boundary between the Township of Sandwich West and the Township of Sandwich East; THENCE southerly along the last mentioned boundary to the boundary between the Township of Sandwich West and the Township of Sand-wich South; THENCE southerly along the boundary between the Townships of Sandwich West and Sandwich South to the southerly limit of the road allowance between the 5th and 6th Concessions, L'Assomption, of the Township of Sandwich West; THENCE south-westerly along the last mentioned limit and its production to the the southern the southern to the southern the sou limit and its production to the easterly limit of the road allowance between the 1st and 2nd Concessions, Petite Cote, of the said Township, known as the Malden Road; THENCE southerly along the easterly limit of the Malden Road and along the southeasterly limit of the travelled portion thereof following the northerly bank of Canard River to the boundary between the Townships of Sandwich West and Anderdon; THENCE westerly along the boundary between Townships to the point of commencement; ships to the point of commencement; EXCEPTING THEREFROM the Towns of Ojibway and LaSalle.

30. SARNIA-

that part of the Township of Sarnia described as follows:—COMMENCING where the shore of Lake Huron is intersected by the boundary between the townships of Sarnia and Plympton; THENCE southerly along the boundary between the townships of Sarnia and Plympton to the northerly limit of the 8th Concession of the Township of Sarnia; THENCE westerly along the last mentioned limit to the south-easterly limit of the 9th Concession on Lake Huron; THENCE

south-westerly along the south-easterly limit of the 9th Concession to the easterly limit of the Village of Point Edward; THENCE northerly along the easterly limit of the village to the shore of Lake Huron; THENCE in a general north-easterly direction following the shore of Lake Huron to the point of commencement.

31. SCARBOROUGH

32. SCHREIBER-

that part of the Township of Schreiber described as follows:—COMMENCING at the south-west angle of mining claim T.B. 9627; THENCE easterly along the south limit of mining claims T.B. 9627 and T.B. 9786 to the south-east angle of mining claim T.B. 9786; THENCE southerly along the west limit of mining claim T.B. 9777 and the west limit of mining location R-219 to the south-west angle of mining location R-219; THENCE south-easterly in a straight line to the north-east angle of mining location E-198; THENCE southerly along the east limit of the last mentioned mining location to the south-east angle thereof; THENCE westerly along the south limit of mining location E-198 to the north-west angle of mining location E-196; THENCE southerly along the west limit of mining location E-196 along the west limit of mining location E-196 to the south-west angle thereof; THENCE easterly along the south limit of mining location E-196 to the south-east angle thereof; THENCE northerly along the east limit of mining location E-196 to the northeast angle thereof; THENCE easterly along the north limits of mining location S.F. 63 and mining claims T.B. 4594 and T.B. 2364 to the south-east angle of the lands of the Canadian Pacific Railway; THENCE northerly along the east limit of the lands of the Canadian Pacific Railway to the northeast angle thereof; THENCE westerly along the north limit of the lands of the along the north limit of the lands of the Canadian Pacific Railway to the westerly shore of Hightop Lake; THENCE north 45 degrees west astronomically to the line between the east and west halves of mining location E-66; THENCE northerly along the line between the east and west halves of mining location E-66 to the north limit thereof; THENCE westerly along the north limits of mining locations E-66 and R-270 to the north west carelage of existence. to the north-west angle of mining location R-270; THENCE west astronomically to the intersection with a line drawn north astronomically from mile-post 867 on the Canadian Pacific Railway, as located by E. Stewart, Ontario Land Surveyor, in 1894, as shown in field notes of survey of township outlines along the Canadian Pacific Railway, and of record in the Department of Lands and Forests, Ontario; THENCE south astronomically along the last mentioned line to the point of intersection with a line drawn west astronomically from the point of commencement; THENCE east astronomically to the said point of commencement, as shown outlined in red on Plan 2 filed in the office of the Registrar of Regulations at Toronto.

33. STAMFORD

34. STEPHEN-

that part of the Township of Stephen including part of what is known as Grand Bend, described as follows:—COMMENC-ING where the shore of Lake Huron is intersected by the boundary between the County of Huron and the County of Lambton; THENCE easterly along the said County

Line, being also the boundary between the Townships of Stephen and Bosanquet to the western limit of Highway No. 21; THENCE northerly along the western limit of Highway No. 21 to the boundary between the Townships of Stephen and Hay; THENCE westerly along the last mentioned boundary to the shore of Lake Huron; THENCE southerly following the shore of Lake Huron to the point of commencement to the point of commencement.

35. SUNNIDALE-

that part of the Township of Sunnidale described as follows:—COMMENCING where the shore of Nottawasaga Bay of where the shore of Nottawasaga Bay of Georgian Bay is intersected by the boundary between the townships of Sunnidale and Nottawasaga; THENCE southerly along the boundary between the Townships of Sunnidale and Nottawasaga to the northerly bank of Lamont Creek; THENCE easterly following the northerly bank of Lamont Creek to the westerly limit of Lot 2, on the west side of the road, in the 14th Concession of the Township of Sunnidale; THENCE north-easterly in a straight line to the southof the Township of Sunnidale; THENCE north-easterly in a straight line to the south-easterly angle of Lot 6 in the 16th Concession of the said Township; THENCE northerly along the easterly limit of Lot 6 in the 16th Concession to the shore of Nottawasaga Bay; THENCE in a general south-westerly direction following the shore of Nottawasaga Bay to the point of commencement.

- 36. TECK
- 37. THOROLD
- 38. TISDALE
- 39. TORONTO

40. WAINFLEET-

that part of the Township of Wainfleet described as follows:—COMMENCING where the shore of Lake Erie is intersected by the boundary between the Townships of Wain-fleet and Humberstone; THENCE northerly along the boundary between the Townships of Wainfleet and Humberstone to the southerly limit of the right of way of the Canadian National Railways crossing the 1st Concession of the Township of Wainfleet; THENCE westerly along the southerly limit of the Railway right of way to the boundary between the Townships of Wainfleet and Moulton; THENCE south-easterly along the last mentioned boundary to the shore of Lake Erie; THENCE in a general easterly direction following the shore of Lake Erie to the point of commencement.

41. WATERLOO-

that part of the Township of Waterloo lying adjacent to the easterly limits of the City of Kitchener and being a strip of land one mile wide lying between two lines drawn parallel to, on opposite sides of and distant one-half mile measured perpendicularly from the centre line and centre line produced of Highway No. 8 and extending south-easterly from the irregular easterly limits of the City of Kitchener to the westerly bank of the Grand River.

42. WESTMINSTER-

that part known as Highland Park lying south of and adjacent to the City of London, described as follows:—COMMENCING where the northerly limit of the road allowance in front of the 1st Concession of the Township of Westminster, known as Base Line Road, is intersected by the westerly

limit of Township Lot 1 on the West Side of Wharncliffe Highway; THENCE northerly along the westerly limits of Township Lots 1, 2 and 3, on the west side of Wharncliffe 1, 2 and 3, on the west side of Wharncliffe Highway to the southerly limit of the City of London; THENCE easterly along the last mentioned city limit to the westerly limit of of the City of London along the centre line of Wharncliffe Highway; THENCE southerly following the westerly limit of the City of London along the centre line of Wharncliffe Highway to the southerly city limit lying Highway to the southerly city limit lying south of Emery Street in the said City of London; THENCE easterly along the city limit lying south of Emery Street to the centre line of Wortley Road; THENCE southerly along the centre line of Wortley Pood to the rootbeely limit of the Road to the northerly limit of the road allowance in front of the 1st Concession of the Township of Westminster; THENCE westerly along the last mentioned limit to the point of commencement.

43. WHITBY, EAST-

that part of the Township of Whitby, East described as follows:—COMMENCING described where the shore of Lake Ontario is intersected where the shore of Lake Ontario is intersected by the boundary between the Townships of Whitby East and Darlington; THENCE northerly along the boundary between the Townships of Whitby East and Darlington to the line between the 4th and 5th Concessions of the Township of Whitby, East; THENCE westerly along the last mentioned line between the 4th and 5th Concessions to the boundary between the Townships of Whitby East and Whitby; THENCE southerly along the boundary between the Townships of Whitby, East and Whitby to the shore of Lake Ontario; THENCE in a general easterly direction following the shore of Lake Ontario to the point of commenceof Lake Ontario to the point of commencement; EXCEPTING THEREFROM the City of Oshawa.

- 44. YORK
- 45. YORK EAST
- 46. YORK NORTH

SCHEDULE 2

IMPROVEMENT DISTRICTS

- 1. ATIKOKAN
- 2. BEARDMORE-

that part of the Township of Summers described as follows:—COMMENCING at the north-westerly angle of Mining Claim T.B. 4880; THENCE southerly along the westerly limits of mining claims T.B. 4880 and T.B. 4882 to the south-easterly angle of Mining Claim T.B. 5009; THENCE westerly along the southerly limit of Mining Claim T.B. 5009 to the north-westerly angle of Mining Claim T.B. 10370; THENCE southerly along the westerly limit of Mining of Mining Claim T.B. 10370; THENCE southerly along the westerly limit of Mining Claim T.B. 10370, to the most northerly angle of Mining Claim T.B. 18531; THENCE south-easterly along the north-easterly limit of Mining Claim T.B. 18531 to the south-easterly limit of the right of way of the Canadian National Railway THENCE north-easterly along the right of way to the southerly limit of Mining Claim T.B. 4988; THENCE easterly along the southerly limit of Mining Claim T.B. 4926; THENCE northerly along the last mentioned limit to the north-westerly angle of Mining Claim the north-westerly angle of Mining Claim T.B. 4926; THENCE easterly along the northerly limit of Mining Claim T.B. 4926

to the north-easterly angle thereof; THENCE northerly along the easterly limits of mining claims T.B. 4988, T.B. 4884 and T.B. 10338 to the most northerly angle of Mining Claim T.B. 10338; THENCE south-westerly along the north-westerly limit of Mining Claim T.B. 10338 to the easterly production of the northerly limit of Mining Claim T.B. 4880; THENCE westerly along the production and northerly limit of Mining Claim T.B. 4880 to the point of commencement as shown to the point of commencement, as shown outlined in red on Plan 3 filed in the Office of the Registrar of Regulations at Toronto.

- 3. MARATHON
- 4. McGARRY
- 5. MOUNT JOY
- 6. RED ROCK
- 7. WASAGA BEACH

SCHEDULE 3

VILLAGES

1.	ACTON	28. LAKEFIELD
2.	ARTHUR	28. LAKEFIELD 29. LONG BRANCH 30. MADOC
3.	BANCROFT	30. MADOC
4.	BARRY'S BAY	31. MARKHAM
	BEAMSVILLE	32. MORRISBURG
	BELLE RIVER	33. NEW HAMBURG
	BOBCAYGEON	
8.	BRADFORD	35. PORT CREDIT
		36. PORT DALHOUSIE
10.	CALEDONIA	37. PORT DOVER ·
11.	CARDINAL	38. POINT EDWARD
	CASSELMAN	39. PORT ELGIN
		40. PORT PERRY
	CHIPPEWA	41. PORT STANLEY
	CRYSTAL BEACH	
	DELHI	43. ROCKCLIFFE PARK
18.	EGANVILLE ELORA	45. STOUFFVILLE
	EXETER	46. STONEY CREEK
	FERGUS	47. SWANSEA
	FONTHILL	48. TAVISTOCK
	FOREST HILL	40 TWEED

27. KEMPTVILLE (1369)

23. FRANKFORD 24. HAGERSVILLE

25. HUMBERSTONE 26. IROQUOIS

28

THE HIGHWAY IMPROVEMENT ACT

53.

50. WATERDOWN 51. WATERFORD

52. WELLINGTON 53. WINCHESTER

54. WOODBRIDGE

O. Reg. 138/48. Road Closing—Township of Vaughan. Made—24th June, 1948. Filed—29th June, 1948, 1.30 p.m.

REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

Consent is given to the Corporation of the Township of Vaughan to close the road described in Schedule Lentering or touching upon or giving access to the King's Highway.

SCHEDULE I

That parcel of land situate in the Township of Vaughan in the County of York, being composed of the road shown on the northerly limit of Registered

Plan 137 for the East and West Riding of the County of York, described as follows: Commencing at a point in the northerly limit of Lot 28 in Concession 1 of the Township of Vaughan where it is intersected by the westerly limit of King's Highway 11, the point being 10 feet westerly at right angles from the easterly limit of Lot 28, there were the transfer or the conditions. of Lot 28; thence southerly parallel to and distant 10 feet westerly from the easterly limit of Lot 28 to the northerly limit of Lot 1 of Registered Plan 137; thence westerly along the northerly limit of lots 1 to 13, both inclusive, of Registered Plan 137, to the north-west corner of Lot 13, being the easterly limit of Bathurst Street; thence northerly along the easterly limit of Reshurst Street to the portherest limit of Bathurst Street to the north-west corner of Lot 28; thence easterly along the northerly limit of Lot 28 to the point of commencement.

(1370)

28

THE PUBLIC HOSPITALS ACT

O. Reg. 139/48. Amending O. Reg. 43/45. Classification of Hospitals. Made—24th June, 1948. Filed—30th June, 1948, 9.45 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. Schedule I of Ontario Regulations 43/45 as made by Ontario Regulations 34/48 is amended by striking out the figures in column 2 of the Items in column 1 and substituting therefor the figures in column 3 under the heading "Group A Hospitals", "Group B Hospitals", "Group C Hospitals", "Group D Hospitals" or "Group E Hospitals" as set forth in Schedules I, II, III, IV and V hereto.

SCHEDULE I

GROUP A HOSPITALS

1	2	3
Item	Figures struck out	Figures substituted
3 8	581 and 308 246	566 and 296 244

SCHEDULE II

GROUP B HOSPITALS

1	2	3
Item	Figures struck out	Figures substituted
2 10 12 13 14 15 16 17 18 19 23 24 27 30	646 and 323 195 and 97 179 and 56 171 and 85 164 159 155 and 62 153 and 28 152 and 61 151 128 and 39 126 and 39 116 and 29 102 and 51	642 and 287 193 and 96 180 and 66 173 and 86 165 158 173 and 80 269 and 95 369 and 132 149 112 and 34 121 and 60 118 and 30 118 and 59

53

42

28

SCHEDULE III

GROUP C HOSPITALS

1	2	3
Item	Figures struck out	Figures substituted
8 10 12 20 26 40 41 46 49 51 52. 61 64 65	88 and 37 82 75 and 25 53 and 26 50 and 25 14 35 and 17 34 and 12 32 31 and 25 30 and 15 22 and 14 19 19 and 9	89 and 38 83 78 and 26 55 and 27 42 and 17 16 36 and 18 38 and 16 33 87 and 60 32 and 16 17 and 9 20 17 and 8

SCHEDULE IV

GROUP D HOSPITALS

1	2	. 3
Item	Figures struck out	Figures substituted
9 10 12 13 14 15 16	8 9 4 8 0 0	10 10 9 9 7 7 7 6

SCHEDULE V

GROUP E HOSPITALS

1	2	3	
Item	Figures struck out	Figures substituted	
3	36 and 24	35 and 23	

- 2. Schedule 1 to Ontario Regulations 43/45 as made by Ontario Regulations 34/48 is amended by,—
 - (a) adding the following item under the heading "Group A Hospitals":
- 9 Ottawa General Hospital......Ottawa..... 348 151
 - (b) (i) striking out items 3 and 32 under the heading "Group B Hospitals"; and
 - (ii) adding the following item under the heading "Group B Hospitals":
- 37 St. Joseph's Hospital..North Bay... 121 5
 - (6) (i) striking out item 4 under the heading "Group C Hospitals"; and
 - (ii) adding the following item under the heading "Group C Hospitals":

79 Kirkland and District HospitalKirkland Lake 91 51
(d) adding the following item under the heading "Group D Hospitals":
25 Red Cross OutpostRed Lake 16 5
(e) striking out item 2 under the heading "Group E Hospitals"; and
(f) adding the following items under the heading "Group G Hospitals":
8 Memorial HospitalSt. Thomas 58 41

Hospital.....Brantford....

Brantford General

(1371)

THE PUBLIC HEALTH ACT

O. Reg. 140/48. Amending O. Reg. 58/45. Control of Communicable Diseases. Made—22nd June, 1948. Approved—24th June, 1948. Filed—30th June, 1948, 10.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1—(1) Clause a of item 4, under the heading "Isolation Required Patient", of Schedule A to Ontario Regulations 58/45 is revoked and the following substituted therefor:
 - (a) Diagnosed Case: Yes—until 7 days after onset, or until acute clinical symptoms have subsided and the temperature is normal.
- (2) Subitem 1 of item 4, under the heading "Quarantine—Contacts" of Schedule A to Ontario Regulations 58/45 is amended by striking out the words "Household Contacts—for 10 days after last exposure, except:" and by substituting therefor the words "Household Contacts—for 7 days after last exposure, except:"

RUSSELL T. KELLY, Minister of Health.

(1372)

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 141/48. New. Tax Sales Procedure. Made—30th of June, 1948. Filed—30th June, 1948, 2.30 p.m.

REGULATIONS MADE BY THE DEPART-MENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. In respect of a municipality within,-
- (a) the counties of,—

- (i) Dundas;
- (ii) Glengarry; and
- (iii) Stormont; and
- (b) the territorial districts of,-
 - (i) Cochrane;
 - (ii) Muskoka;
 - (iii) Sudbury; and
 - (iv) Timiskaming,

the tax arrears procedures of this Act shall apply and the tax sale procedures of *The Assessment Act* shall not apply and in such case the use or disposition of land vested in the municipality under the tax arrears procedures and the application of the proceeds of such use or disposition shall be subject to the approval of the Department.

G. H. DUNBAR, Minister of Municipal Affairs.

Dated the 30th of June, 1948.

(1373)

28

Publications Under The Regulations Act, 1944

JULY 17th, 1948

THE FARM PRODUCTS CONTAINERS ACT, 1947

O. Reg. 142/48. Replacing O. Regs. 263/47 and 264/47. Fruit and Vegetable Containers. Made—21st June, 1948. Approved—24th June, 1948. Filed—5th July, 1948, 3.30 p.m.

ORDER MADE BY THE MINISTER UNDER THE FARM PRODUCTS CON-TAINERS ACT, 1947

- 1. In this order,—
- (a) "association" means The Ontario Fruit and Vegetable Growers' Association;
- (b) "container" means any unused basket, box, crate, carton or barrel; and
- (c) "producer" means a person who purchases containers for use or suitable for use in the marketing of fruit or vegetables.

LICENCES FOR PRODUCERS

- 2.—(2) Every producer who purchases containers for use or suitable for use in the marketing of fruit or vegetables shall obtain a licence therefor, in Form 1.
- (2) The Commissioner may issue licences to producers.
- (3) A licence shall expire the 31st of December in the year of issue.
- (4) Licences shall be issued to producers without charge.

LICENCE FEES

- 3.—(1) A producer shall pay to the association licence fees of one per cent of the gross price paid by the producer for all containers purchased.
- (2) A dealer who sells containers to a producer shall collect the licence fees from the producer and shall pay the amount so collected to the association.
- (3) A dealer shall transmit the licence fees collected in each month to the secretary of the association on or before the 20th of the next following month.
- (4) The association shall not use any money re-ceived as licence fees for the retail or wholesale distribution or processing of fruit or vegetables.

RETURNS

4. The association and dealers shall furnish to the Commissioner such information and financial statements as the Commissioner may determine.

REVOCATION

5. Ontario Regulations 263/47 and 264/47 are revoked. THOMAS L. KENNEDY,

Minister of Agriculture.

FORM 1

The Farm Products Containers Act, 1947

LICENCE TO PURCHASE CONTAINERS FOR FRUIT OR VEGETABLES

Under The Farm Products Containers Act, 1947, and the regulations thereunder and subject to the limitations thereof this licence is issued to

Name

Address

to purchase containers for use or suitable for use in the marketing of fruit or vegetables to the 31st of December in the year of issue.

Dated at Toronto, Ontario, this 194 .

day of

Commissioner.

(1424)

29

THE ADMINISTRATION OF JUSTICE **EXPENSES ACT**

O. Reg. 143/48. Amending O. Reg. 290/44. Proportion of Gaol Expenses. Made—30th June, 1948. Filed—5th July, 1948, 3.45 p.m.

REGULATIONS MADE UNDER THE AD-MINISTRATION OF JUSTICE EXPENSES ACT

- 1. Schedule "A" of Ontario Regulations 290/44 is amended by striking out item 2 under the heading "Other Matters" and substituting therefor the follow-
 - 2. Such proportion of the expenses of the maintenance of prisoners in city and county gaols, reck-oned from the date of conviction or committal for trial, as bears the same ratio to the whole of those expenses as the number of days spent in gaol by prisoners who have been convicted or committed for trial on indictable offences bears to the whole number of days spent in gaol by prisoners confined upon all charges during the same period including, but not so as to restrict the generality of the foregoing, the following,—
 - (a) the salaries of the gaoler, gaol surgeon and gaol employee;
 - (b) the payments made to the gaoler and gaol employees other than the gaol surgeon under tne system of credits for regular attendance established under The Municipal Act;
 - (c) the payments made under The Workmen's Compensation Act in respect of the gaoler and gaol employees other than the gaol surgeon;

- (d) the retiring allowances granted under *The Municipal Act* to the gaoler, gaol surgeon and gaol employees;
- (e) the payments, other than employees' contribution, made into the Public Service Superannuation Fund under *The Public Service Act* in respect of the gaoler and gaol employees other than the gaol surgeon;
- (f) the clothing, food, medicines, towels, and similar necessaries for the prisoners, and bedding other than beds, bed springs and mattresses; and
- (g) fuel, light, water and cleaning material for the gaol.

(1425)

29

THE INDUSTRIAL STANDARDS ACT

O. Reg. 144/48. Amending O. Reg. 218/47. Zones and Industries. Made—2nd July, 1948. Filed—5th July, 1948, 4.30 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

COLLINGWOOD ZONE

(30) That part of Ontario described in item 30 of Appendix C is designated as a zone, to be known as the "Collingwood Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

GALT ZONE

(31) That part of Ontario described in item 31 of Appendix C is designated as a zone, to be known as the "Galt Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

HESPELER ZONE

(32) That part of Ontario described in item 32 of appendix C is designated as a zone, to be known as the "Hespeler Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

LONDON ZONE

(33) That part of Ontario described in item 33 of Appendix C is designated as a zone, to be known as the "London Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

PRESTON ZONE

- (34) That part of Ontario described in item 34 of Appendix C is designated as a zone, to be known as the "Preston Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

COLLINGWOOD ZONE

30. The Town of Collingwood.

GALT ZONE

31. The City of Galt.

HESPELER ZONE

32. The Town of Hespeler.

LONDON ZONE

33. The City of London and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the centre line of the road allowance between concessions 1 and 2 meets the production southerly of the line between lots 35 and 36 in Concession 2 in the Township of Westminster, thence northerly along the production and the line between lots 35 and 36 across Concession 1 and the Brokenfront Concession to the northerly boundary of the Township of Westminster, thence northerly along the production northerly of the line be-tween lots 35 and 36 in the Broken-front Concession in the Township of Westminster to its intersection with the centre line of the road allowance between lots 20 and 21 in Concession 1 in the Township of London, thence northerly along the last-mentioned centre line across concessions 1, 2 and 3 to its intersection by the centre line of the road allowance between concessions 3 and 4 in the Township of London, thence easterly along the last-mentioned centre line to its intersection with the production northerly of the centre line of the road allowance between lots 4 and 5 in Concession 3 in the Township of London, thence southerly along the last-mentioned production and centre line to the boundary between the townships of London and Westminster, thence easterly along that boundary to the line between lots 9 and 10 in Concession 1 in the Township of Westminster, thence southerly along that line and its production southerly to the centre line of the road allowance between concessions 1 and 2 in the Township of Westminster, thence westerly along the last-mentioned centre line to the point of commencement.

PRESTON ZONE

34. The Town of Preston.

CHARLES DALEY,
Minister of Labour.

July 2, 1948.

(1426)

29

THE INDUSTRIAL STANDARDS ACT

O. Reg. 145/48. Revoking O. Reg. 144/47. Revocation of Zone and Industry. Made—23rd June, 1948. Filed—6th July, 1948, 3.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Ontario Regulations 144/47 are revoked.
- 2. These regulations shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

CHARLES DALEY,
Minister of Labour.

June 23, 1948.

(1427)

29

THE INDUSTRIAL STANDARDS ACT

O. Reg. 146/48. Replacing O. Reg. 213/47. Schedule for the Carpentry Industry in the Ottawa Zone. Made—30th June, 1948. Filed—6th July, 1948, 3.00 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 213/47 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act, 1944.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the carpentry industry in the Ottawa zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.

MINIMUM RATES OF WAGES

- 3. The minimum rates of wages for all work performed in the industry during the regular working periods and the night of not more than 8 hours' duration, where the work is of such a nature that it cannot be performed during the regular working-day shall be,-
 - (a) \$1.25 an hour to and including the 3rd of October, 1948; and
 - (b) \$1.30 an hour commencing the 4th of October, 1948.

SHIFT WORK

4.—(1) Where the work is carried on in 2 or more

- shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where 2 or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Except as provided in sections 2, 3, and 4 an employee who performs any work in the industry shall be deemed to be doing overtime work.
- 6.—(1) The minimum rates of wages for overtime work shall be,—
 - (a) \$2.50 an hour to and including the 3rd of October, 1948; and
 - (b) \$2.60 an hour commencing the 4th of October, 1948.
- (2) Notwithstanding the provisions of subsection 1 4 hours' overtime may be added to any regular workingday and overtime work may be performed between 8 a.m. and 12 noon on Saturday when the minimum rates of wages shall be,-
 - (a) \$1.87½ an hour to and including the 3rd of October, 1948; and
 - (b) \$1.95 an hour commencing the 4th of October, 1948.
- 7. No work shall be performed in the industry on Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day or Christmas Day except,-
 - (a) in cases of extreme necessity where life or property is jeopardized; or
 - (b) on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings,

and all such work shall be deemed to be overtime work and shall be performed only after obtaining a permit from the advisory committee.

ADVISORY COMMITTEE

8. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped and the rate may be fixed at the request of either employee or employer.

29

(1428)

THE FOREST FIRES PREVENTION ACT, 1948

O. Reg. 147/48. New and revoking O. Regs. 88/46, 53/47, 88/47 and 57/48. General. Made-30th June, 1948. Filed-8th July, 1948, 8.30 a.m.

REGULATIONS MADE UNDER THE FOREST FIRES PREVENTION ACT, 1948

PART 1 GENERAL REGULATIONS

FIRE PERMITS

1.—(1) Any person may obtain a permit to set out fire in a fire district during the close season for,—

- (a) clearing land;
- (b) disposal of brushwood, debris and other inflammable material; or
- (c) industrial purposes.
- (2) A fire permit shall be in Form 1,
- 2. A permittee shall,—
- (a) pile in heaps or rows at least 50 feet from any uncleared land all brushwood, debris and other inflammable material;
- (b) guard a fire until completely extinguished;
- (c) not set out or allow a fire to burn during a high wind; and
- (d) have at the location of the fire sufficient men and fire-fighting equipment to prevent the escape of the fire.
- 3. Every person who sets out a fire out-of-doors for cooking or obtaining warmth shall,—
 - (a) select a place free from inflammable material;
 - (b) exercise and observe every reasonable precaution to prevent the fire from spreading; and
 - (c) completely extinguish the fire before quitting the place.
- 4. Ontario Regulations 88/46, 53/47, 88/47 and 57/48 are revoked.

PART 2

FIRE DISTRICT AND TRAVEL PERMIT AREAS

FIRE DISTRICT

5. That part of Ontario described in Schedule 1 is declared a fire district.

TRAVEL PERMIT AREAS

- 6.—(1) That part of Ontario described in Schedule 2 is declared a travel permit area.
 - (2) A travel permit shall be in Form 2.

WORK PERMITS

- 7.-(1) An application for a work permit shall be in Form 3.
 - (2) A work permit shall be in Form 4.

FORM 1

The Forest Fires Prevention Act, 1948

FIRE PERMIT

Under	The Fo	rest Fire	s Preven	tion Act,	1948,	and
the regula						
this permi	t is issu	ied to				

to set out fire upon the following lands:

LotConcession
Township
(State whether for clearing land, disposing of
brushwood or other inflammable material)
fromP.M. on theday of
toP.M. on theday of
19, inclusive.
Dated at
I. the undersigned, have \By
I, the undersigned, have read this permit.
(Signature of Permittee) (Title)
Form 2
The Forest Fires Prevention Act, 1948
TRAVEL PERMIT
No
Under The Forest Fires Prevention Act, 1948, and the regulations, and subject to the limitations thereof, this permit is issued to
to enter and travel about and set out fire only for the purpose of cooking or obtaining warmth on the following lands, from the to the

Form 3

(Signature of Officer)

(Title)

(Specimen Signature of Permittee)

The Forest Fires Prevention Act, 1948

APPLICATION FOR A WORK PERMIT

Under The Forest Fires Prevention Act, 1948, and the regulations, and subject to the limitations thereof,
(Name in full, surname preceding)
of(Post-Office address) apply for a work permit to carry on operations on land within a fire district.
. The character of the operation or mill is
2. The location of the operation or mill is
3. The number of men to be employed is
1. The locations of the camps are
5. The probable date of starting is

No....

6. The probable duration of the operation is
7. I certify that the information in this application i true.
Dated atthisday o
(Signature of Applicant)
FORM 4
The Forest Fires Prevention Act, 1948
19
WORK PERMIT
Under <i>The Forest Fires Prevention Act, 1948</i> , and the regulations, and subject to the limitations thereof this permit is granted to
(Name of Permittee, surname preceding) of (Post-Office address) to carry on operations until the 31st of March next, unless this permit is for any reason previously can- celled, on the following lands:
for the purpose of
You are required to maintain on the operation the following fire-fighting equipment in good repair for the control of fires:
(Signature of Officer)
(Authority of Officer)
SCHEDULE 1

1. The territorial districts of Muskoka, Parry Sound, Nipissing, Timiskaming, Cochrane, Sudbury, Thunder Bay, Rainy River, Kenora and Patricia;

SAVING AND EXCEPTING therefrom the townships of McIrvine, Crozier; Reddick, Burriss, Devlin, Woodyatt, Aylesworth, Carpenter, Lash, Barwick, Dobie, Mather, Roseberry, Shenstone, Tait, Morley, Morley Additional, Patullo, Dilke, Worthington, Blue, Atwood and Curran, and Lots 16 to 53, inclusive, of the Wild Land Reserve in the Territorial District of Rainy, Piver Rainy River.

2. Parts of the territorial districts of Algoma and Manitoulin north of a line described as follows:

COMMENCING at a point on the International Bounday Line where it is intersected by the southerly production of the boundary between the territorial districts of Algoma and Thunder Bay; thence in a general south-easterly direction following the said International Bounday Line to a deflection in the said boundary at Reference Point No. 235 opposite the southerly portion of Sugar Island; thence due south to the high-water mark on the northerly shore of St. Joseph Island; thence in a general south-easterly direction following the said high-water mark along the north-easterly shore of St. Joseph Island to a point on the production of the line between lots 15 and 16 in Grand Point Concession, Township of Hilton; thence south-easterly in a straight

line to a deflection in the International Boundary Line at Reference Point No. 220 opposite Raynolds Point on Drummond Island; thence south-easterly along the said International Boundary Line to a deflection in the said boundary at Reference Point No. 219 opposite Marble Head on Drummond Island; thence in a general easterly direction along the boundary between the territorial districts of Algoma and Manitoulin to longitude 82° 30'; thence south-easterly in a straight line to the northerly extremity of Maple Point in Concession A, Township of Allan; thence south-easterly in a straight line to the westerly extremity of Freer Point in Concession 7, Township of Howland; thence in a general north-easterly and southerly direction following the high-water mark along the northerly and north-easterly shore of Manitoulin Island to a point on the production of the southerly limit of the Township of Howland; thence easterly in a straight line to the northerly extremity of Bold Point on the Manitoulin Library Indian Possyries thence due seek to a point on Island Indian Reserve; thence due east to a point on the southerly production of the boundary between the territorial districts of Manitoulin and Sudbury.

- 3. The Township of Matchedash and lots 19 to 24 in concessions VII to XIV, inclusive, of the Township of Orillia in the County of Simcoe.
- 4. The townships of Longford, Dalton and Digby, in the County of Victoria.
 - 5. The Provisional County of Haliburton.
- 6. All that part of the County of Peterborough lying north-west of a line described as follows:

COMMENCING at the intersection of the west boundary of the Township of Harvey with the north shore of the north channel between Sturgeon and Pigeon Lakes; thence easterly along the said shore and along the north shores of Pigeon and Bald Lakes to the road allowance between the east halves of lots 15 and 16 in Concession X in the Township of Harvey; thence easterly along the said road allowance between said lots 15 and 16 to the road allowance between concessions VIII and IX in the said Township; thence southerly along the said road allowance between concessions VIII and IX to the south boundary of the Township of Harvey; thence easterly along the south boundaries of the townships of Harvey and Burleigh to the west boundary of the Township of Methuen; thence southerly along the said west boundary of the Township of Methuen to the south-west angle of the Township of Methuen; thence easterly along the south-boundary of the Township of Methuen to the south-east angle thereof.

- All that part of the County of Hastings lying north-west of the southerly boundaries of the town-ships of Lake, Tudor and Grimsthorpe.
- 8. All that part of the County of Lennox and Addington lying north-west of the south boundary of the Township of Anglesea.
- All that part of the County of Frontenac lying north-west of the south boundaries of the townships of Barrie, Clarendon and Palmerston.
- 10. The townships of Lavant and Darling in the County of Lanark.
- 11. All that part of the County of Renfrew lying south-west of the following boundaries:

COMMENCING at the south-east angle of the Township of Bagot; thence north-westerly along the north-easterly boundary of the Township of Bagot to the north-east angle of the said Township of Bagot; thence south-westerly along the north-westerly boundary of the these south-westerly along the north-westerly boundary of Bagot and Blittlefeld to the daries of the township of Bagot and Blithfield to the easterly boundary of the Township of Brougham; thence north-westerly along the easterly boundaries of the townships of Brougham and Grattan to the

southerly boundary of the 13th Concession of the Township of Grattan; thence westerly along the southerly boundary of the said 13th Concession to the easterly boundary of the Township of Sebastopol; thence north-westerly along the easterly boundary of the Township of Sebastopol to the south-easterly angle of the Township of Algona, South; thence westerly along the southerly boundary of the Township of Algona, South, to the south-westerly angle of the said township; thence northerly along the westerly boundary of the said township to the north-westerly angle thereof; thence easterly along the northerly boundary of the said Township of Algona, South, to the southeasterly angle of the Township of Algona, North; thence north-westerly along the easterly boundaries of the townships of Algona, North, and Fraser to the south-westerly angle of the Township of Petawawa; thence easterly along the southerly boundary of the Township of Petawawa and the extension easterly thereof to the waters of upper Allumette Lake and the interprovincial boundary between Quebec and Ontario; thence north-westerly along the said interprovincial boundary to the intersection with the south-westerly boundary of Lot 43, Concession A, of the Township of Clara, produced north-westerly.

SCHEDULE 2

1. All those areas within the following boundaries which are within the territorial districts of Algoma, Cochrane, Nipissing, Sudbury, Thunder Bay and Timiskaming:

COMMENCING at the south-east corner of the Township of Ganong; thence westerly to the south-east corner of the Township of Pitt; thence northerly to the north-east corner of the said township; thence westerly to the intersection of the west bank of Opazatika River with the north boundary of the Township of Acres; thence in a general southerly direction following the said west bank of Opazatika River to the beginning of Oxbow Rapids; thence south astronomically to the intersection with the north boundary of the Township of Weichel; thence westerly to the south-east corner of the Township of Ritchie; thence northerly to the north-east corner of the said township; thence westerly to the south-east corner of the Township of Burrell; thence northerly to the north-east corner of the said township; thence westerly to the north-west corner of the Township of Bicknell; thence southerly to the intersection of the southerly boundary of the right-of-way of The King's Highway No. 11 with the west boundary of the Township of Clavet; thence in a general westerly direction following the said southerly boundary of The King's Highway No. 11 to the intersection with the east boundary of the Nipigon Provincial Forest; thence southerly along the said east boundary of the Nipigon Provincial Forest and its southerly production to the intersection with the north boundary of Township 87; thence westerly to the north-west corner of Township 89; thence southerly to the northerly boundary of the right-of-way of The King's Highway No. 17; thence in a general easterly direction following the northerly boundary of The King's Highway No. 17 to the intersection with a line drawn north astronomically from Angler Station on the Canadian Pacific Railway; thence south astronomically to the intersection with the high-water mark of Lake Superior; thence in a general south-easterly, easterly and southerly direction following the said high-water mark of Lake Superior to the intersection with the north boundary of the Township of Haviland; thence easterly to the north-west corner of the Township of Tupper; thence south-erly to the north-west corner of the Township of Vankoughnet; thence easterly to the north-east corner of the said township; thence southerly to the north-west corner of the Township of Deroche; thence easterly to the north-east corner of the Township of Hodgins; thence southerly to the south-east corner of the Township of Anderson; thence easterly to the northeast corner of the Township of Kehoe; thence southerly to the north-west corner of the Township of Chesley Additional; thence easterly to the north-east corner

of the said township; thence southerly to the south-west corner of the Township of McMahon; thence easterly to the north-east corner of the Township of Galbraith; thence southerly to the line between the 1st and 2nd concessions in the Township of Bridgland; thence easterly along the said concession line to the west boundary of the Township of Wells; thence northerly to the north-west corner of the said township; thence easterly to the north-east corner of the Township of Parkinson; thence southerly to the southeast corner of the said township; thence easterly to the north-east corner of the Township of Patton; thence southerly to the north-west corner of the Township of Cobden; thence easterly to the north-east corner of the Township of Striker; thence southerly to the line between the 3rd and 4th concessions in the Township of Long; thence easterly along the said concession line to the west boundary of the Township of Spragge; thence southerly to the northerly limit of the right-ofway of The King's Highway No. 17; thence easterly along the said northerly limit to the east boundary of the Serpent River Indian Reserve; thence southerly to the high-water mark on the North Channel of Lake Huron; thence in a general south-westerly, northerly and westerly direction following the said high-water mark to the intersection with longitude 82°, 30′; thence southerly to the boundary line between the territorial districts of Algoma and Manitoulin; thence south-easterly in a straight line to the northerly ex-tremity of Maple Point in Concession A, Township of Allan; thence south-easterly in a straight line to the westerly extremity of Freer Point in Concession 7, Township of Howland; thence in a general north-easterly and southerly direction following the highwater mark on the northerly and north-easterly shore of Manitoulin Island to a point on the production of the southerly limit of the Township of Howland; thence easterly in a straight line to the northerly extremity of Bold Point on the Manitoulin Indian Reserve; thence east astronomically in a straight line to the southerly production of the boundary between the territorial districts of Manitoulin and Sudbury; thence north-easterly in a straight line to a point on the northerly shore at the mouth of Voyageur Channel of the French River; thence in a general easterly and north-easterly direction following the said northerly shore of the French River to the intersection with the easterly limit of the right-of-way of the Canadian National Railways; thence southerly along the said easterly limit to the southerly shore of the French River; thence in a general easterly and north-easterly direction following the said southerly shore to Lake Nipissing; thence northerly to the boundary between the territorial districts of Parry Sound and Nipissing; thence easterly along the said boundary to the easterly shore of Lake Nipissing; thence north-westerly following the said easterly shore to the north-west corner of Township of Ferris, West; thence north-easterly to Trout Lake; thence in a general easterly direction following the southerly shore of Trout Lake, Lake Talon and the Mattawa River to the interprovincial River; thence north-westerly following the said interprovincial boundary on the Ottawa River and Lake Timiskaming to the northerly shore of the said lake; thence northerly along the aforesaid interprovincial boundary to the intersection with a line drawn east astronomically from the south-east corner of the Township of Ganong; thence west astronomically 69 miles, more or less, to the point of commencement;

SAVING AND EXCEPTING the following townships or parts of townships and Indian reserves:

(a) McFadden, Hearst, McElroy, Boston, Otto, Eby, Grenfell, Teck, Lebel, Gauthier, McVittie, McGarry, Maisonville, Benoit, Cook, Playfair, Hislop, Bowman, Currie, Bond, Cody, Shaw, Whitney, Tisdale, Mountjoy, Matheson, German, Stock, Taylor, Carr, Beatty, Clergue, Walker, Dundonald, Calvert, McCart, Newmarket, Aurora, Pyne, St. John, Hanna, Fournier, Lemarche, Brower, Fox, Kennedy, Glackmeyer, Clute, Calder, Blount, Leitch, Colquhoun, Kendry, Haggart,

Fauquier, Idington, Kendall; lots 19 to 28, concessions 1 and 2, in Alexander; concessions 7 to 12, inclusive, in Shackleton; concessions 10 to 12, inclusive, in Nansen; concessions 1 to 5, inclusive, in Machin; concessions 6 to 18, inclusive, in O'Brien; concessions 9 to 18, inclusive, in Owens; concessions 1 to 6, inclusive, in Williamson; concessions 5 to 12, inclusive, in McCrea; concessions 1 to 3, inclusive, in McCowan; concessions 10 to 12, inclusive, in Barker; concessions 1 to 8, inclusive, in Devitt; concessions 1 to 8, inclusive, in Casgrain; concessions 1 to 8, inclusive, in Hanlan; East Half of Way; concessions 5 to 12, inclusive, in Lowther; Pays Plat Indian Reserve;

- (b) All that part of Township 86, in the Territorial District of Thunder Bay, lying west of a line drawn north astronomically from a point distant 3 miles measured west astronomically from the south-east corner of the said township; and
- (c) All those portions of townships 84 and 85, in the Territorial District of Thunder Bay, bounded as follows:

Bounded on the east and west by lines drawn north astronomically from the shore of Lake Superior and distant 3 miles measured on opposite sides of the boundary between the said townships;

Bounded on the north by a line drawn east and west astronomically from a point in the boundary between the said townships distant 4 miles measured northerly thereon from the shore of Lake Superior.

- 2. All that area within the boundaries of the townships of Laval and Brownridge, in the Territorial district of Kenora.
- 3. All that area lying within the following-described boundaries, situate in the Territorial District of Kenora:

COMMENCING at the point of intersection of the Trans-Canada Highway with the Heenan Highway at the easterly end of Long Lake; thence easterly along the southerly boundary of the Trans-Canada Highway to its intersection with the Canadian Pacific Railway at a point west of Hawk Lake Station; thence easterly along the southerly boundary of the said railroad to the point of intersection with Eagle Lake in the Township of Langton on Lot 6, on the IVth Concession; thence in a southerly and easterly direction along the southerly mainland shore of the said lake to the southeast corner of Indian Reserve 27, south of Aubrey Township; thence east astronomically to the point of intersection with the 6th Meridian; thence north to the south-west angle of the Township of Van Horne; thence east along the southerly boundary of the said township to the point of intersection with the shore of Wabigoon Lake; thence easterly and southerly along the southerly mainland shore of the said lake to the point of intersection with the boundary of Indian Reserve 27, south of the Township of Southworth; thence along the westerly, southerly and easterly boundaries of the said reserve to the point of inter-section with the southerly boundary of the Township of Southworth; thence east to the north-west angle of the Township of Melgund; thence south to the south-west angle of the said township; thence east to the south-east angle of the Township of Revell; thence north to the north-east angle of the Township of Revell; thence west to the north-west angle of the Township of Melgund; thence north to the point of intersection with the shore of Sandy Lake; thence east astronomically to the point of intersection with the 5th Meridian at the 69th Mile Post; thence south three miles to the 66th Mile Post; thence south three miles to the 66th Mile Post; thence east astronomically six miles; thence south astronomically three miles; thence east astronomically six, miles; thence south astronomically fifteen miles; thence west astronomically six miles; thence south astronomically six miles; thence west astronomically six miles to the point of intersection on the 5th Meridian; thence south along the 5th Meridian to its intersection with the Kenora-Rainy River boundary; thence west along the said Boundary to its intersection with the Heenan Highway; thence northerly along the Heenan Highway to the point of commencement at the junction of the Trans-Canada Highway;

SAVING AND EXCEPTING, nevertheless, from the above-described area all Indian reserves and all lands patented or leased.

4. All that area lying within the following-described boundaries, in the Territorial District of Thunder Bay:

COMMENCING at a point where the boundary between the townships of Robbins and Hartington produced southward intersects the International Boundary Line in North Fowl Lake; thence north along the west boundaries of the townships of Hartington, Lismore and Strange to the north-west angle of the Township of Strange; thence west along the 1st Base Line to the boundary between the territorial districts of Thunder Bay and Rainy River; thence south along the boundary between the said territorial districts of Thunder Bay and Rainy River to intersect the International Boundary Line in Saganaga Lake; thence easterly along the International Boundary Line to the point of commencement.

5. All that area lying within the Territorial District of Nipissing, the Provisional County of Haliburton, and the County of Renfrew, and being:

All that area within the boundaries of Algonquin Provincial Park, excepting the townships of Peck and Canisbay;

And all lands vested in the Crown within the following townships and part-townships,—

Boyd—Concessions XI to XVIII, inclusive;

Cameron-Concessions I to XIV, inclusive:

Clara—Concessions I to VI, inclusive, and lots 1 to 15, inclusive, in concessions VII to X, inclusive;

Maria—Concessions A to IX, inclusive;

Head—Lots 16 to 40, inclusive, in concessions I to VII, inclusive;

Nightingale—All that part of the township which is not included within the boundaries of Algonquin Park; and

Lawrence—All that part of concessions VII to XIV, inclusive, which is not included within the boundaries of Algonquin Park.

- 6. All of the area in the Territorial District of Thunder Bay within the townships of Aldina, Saskville and Adrian, and lots 9 to 12, inclusive, concessions II and III, and lots 4 to 12, inclusive, concessions IV to VII, in the Township of Marks.
- 7. All that area in the Territorial District of Thunder Bay described as follows:

COMMENCING at a point in the high-water mark of Thunder Bay off Lake Superior where it is intersected by the north boundary of the Township of Sibley; thence easterly along the northerly boundary of the said township to the north-east corner of Mining Location V. 13, and which point forms the north-west corner of Broken Lot 1, Concession 6, in the said township; thence southerly along the westerly limit of the said lot to the dividing line between the north and south-halves of the said lot; thence easterly along the said lot to the line between concessions 5 and 6; thence southerly along the line between concessions 5 and 6

to the south-east corner of Lot 10; thence easterly along the northerly limit of Lot 11 across concessions 5 and 4 to the intersection with the high-water mark of Black Bay of Lake Superior; thence in a general southerly direction following the said high-water mark to its intersection with the line between Mining Locations A and B lying south of concessions 6 and 7 in the said township; thence northerly along the said line to the southerly limit of Lot 27 in the 7th Concession of the said township; thence westerly along the southerly limit of Lot 27, across concessions 7 and 8 to the intersection with the easterly limit of Mining Location T lying at the east limit of the Woods location; thence northerly along the easterly limit of Mining Location T to the north-east corner thereof; thence south-westerly following the northerly limit of the Woods location to the intersection with the westerly limit of Mining Location D fronting on Sawyer Bay of Lake Superior; thence northerly following the said westerly limit of Mining Location D to the intersection with the high-water mark of Lake Superior; thence in a general north-easterly direction following the said high-water mark to the point of commencement.

- 8. All that area within the boundaries of the townships of Eva and Summers, in the Territorial District of Thunder Bay.
- 9. All that area within the boundaries of the townships of Rickaby, Lapierre, Hipel, Kirby, Fulford and McQuesten, in the Territorial District of Thunder Bay.
- 10. All that area in the Territorial District of Thunder Bay lying within the following-described boundaries:

COMMENCING at the north-west corner of the Township of Purdom; thence southerly to the south-west corner of the Township of Nipigon; thence westerly to the north-west corner of the Township of Sterling; thence southerly to the south-west corner of the Township of Sterling; thence westerly to the north-west corner of the Township of Dorion; thence westerly in a straight line 39 miles, more or less, to the south-east corner of Grand Trunk Pacific Block No. 3; thence northerly to the north-east corner of said Grand Trunk Pacific Block, No. 3; thence northerly in a straight line to a point where the base line surveyed by Phillips and Benner, Ontario Land Surveyors, in 1921 is intersected by a meridian line surveyed by Phillips and Benner in the same year; thence northerly along the last-mentioned meridian line 12 miles, more or less, to the intersection with the second base line surveyed by the said Phillips and Benner in 1921; thence westerly along the last-mentioned base line 12.68 chains to the intersection with a meridian line surveyed by the said Phillips and Benner in 1922; thence northerly along the said meridian line, surveyed in 1922, a distance of 12 miles, more or less, to the intersection with a base line surveyed by the said Phillips and Benner in 1922; thence westerly along the last-mentioned base line 20 miles, more or less, to the 4-mile post planted therein; thence north astronomically 44 miles; thence east astronomically 38 miles, more or less, to the westerly boundary of the Nipigon Provincial Forest; thence northerly along the said westerly boundary of the Nipigon Provincial Forest 11 miles; thence east astronomically 19 miles, more or less, to a point on the high-water mark on the westerly shore of Lake Nipigon; thence in a general southerly and south-easterly direction following the said high-water mark along the westerly and south-westerly shore to a point in South Bay of the said Lake Nipigon, said point being at the intersection with a line drawn north astronomically from the north-west corner of the said Township of Purdom; thence south astron-omically 8 miles, more or less, to the point of commencement.

11. All that area in the Territorial District of Rainy River lying within the following-described boundaries:

Firstly:

COMMENCING at a point on the International Boundary Line between Canada and the United States of America, in Saganaga Lake, where the same is intersected by the boundary line between the territorial districts of Thunder Bay and Rainy River; thence north astronomically along the said boundary between the territorial districts of Thunder Bay and Rainy River, 33 miles, more or less, to the southerly shore of Windigoostigwan Lake; thence in a general southwesterly direction following the left bank downstream to the French Portage; thence westerly across said portage to French Lake; thence in a general southwesterly direction following the left bank downstream of said lake to the river flowing into Pickerel Lake; thence in a general westerly direction following the left bank downstream of said river to Pickerel Lake; thence in a general south-westerly direction following the left bank downstream of Pickerel Lake and crossing the narrows opposite Pickerel River, north of Bisk Lake, and thence continuing in a north-westerly direction following the left bank upstream of Pickerel Lake to Pickerel Narrows; thence in a general westerly direction following the left bank upstream of said Narrows to Batchewaung Lake; thence in a general northwesterly direction following the left bank upstream of Batchewaung Lake and Batchewaung Bay to the westerly extremity thereof; thence west astronomically 20 chains, more or less, to the easterly shore of a small lake; thence following the easterly, southerly and westerly shore of said Lake to the westerly extremity thereof; thence west astronomically 40 chains, more or less, to a stream flowing westerly; thence in a general westerly direction following said stream to a small lake east of Smudge Lake; thence following the easterly, southerly and westerly shore of said small lake to a stream flowing into Smudge Lake; thence westerly following said stream to Smudge Lake; thence following the southerly shore of Smudge Lake to a stream flowing into Soho Lake; thence westerly following said stream to Soho Lake; thence westerly along the left bank downstream of Soho Lake to Cirrus Lake: thence in a general south-westerly direction following the left bank downstream of Cirrus Lake to a small stream between Cirrus and Beaverhouse Lakes; thence in a south-westerly direction following said stream to Beaverhouse Lake; thence in a general south-westerly direction following the left bank downstream of said Beaverhouse Lake to the Quetico River; thence in a general south-westerly direction following the left bank of the Quetico River to the junction of the Quetico and Namakan rivers; thence in a general south-easterly direction following the left bank of said Namakan River to Lac la Croix; thence south astronomically to the International Boundary Line between Canada and the United States of America; thence in a general south-easterly, easterly and north-easterly direction, following said International Boundary Line to the place of commencement;

RESERVING AND EXCLUDING from the hereinbefore-described area the land covered by the Neguaguon Lake Indian Reserve No. 25 D on Lac la Croix and all mining or other lands granted or leased prior to 1st of April, 1909.

Secondly:

COMMENCING at a point on the Canadian National Railway at Kawene Station where it is intersected by the portage extending southerly to Eva Lake; thence southerly following the said portage one mile, more or less, to the north shore of Eva Lake; thence in a general westerly, southerly and easterly direction following the northerly, westerly and southerly shores of Eva Lake to the portage extending southerly to a small lake situate south and about opposite the centre of the main body of water of Eva Lake; thence southerly following the last-mentioned portage 6 chains, more or less, to the northerly shore of the small lake mentioned aforesaid; thence in a general westerly and southeasterly direction following the northerly and westerly shore of the said small lake, one-half mile, more or less, to the stream connecting the said small lake and

French Lake; thence in a general southerly and easterly direction following the centre line of the said stream to the westerly shore of French Lake; thence in a general south-westerly direction following the westerly shore of French Lake to the easterly end of the connecting stream between French and Pickerel Lakes; thence south across the said connecting stream to the south shore of French Lake and continuing north-easterly thereon to the French Portage; thence easterly across the French Portage to Windigoostigwan Lake and continuing in a general easterly and north-easterly direction following the southerly and south-easterly shores of Windigoostigwan Lake to the intersection with the line between the territorial districts of Rainy River and Thunder Bay; thence north astronomically thereon to the Canadian National Railway; thence in a general westerly direction following the said railway to the point of commencement;

RESERVING AND EXCLUDING from the hereinbefore-described area all mining or other lands granted or leased prior to November 24th, 1941.

12. All that area in the Territorial District of Thunder Bay within the following-described boundaries:

COMMENCING at the intersection of the southerly boundary of the Township of Dorothea with the high-water mark on the easterly shore of Lake Nipigon; thence easterly along the southerly boundary of the townships of Dorothea, Sandra, Irwin and Walters to the intersection with Highway No. 17 crossing the said Township of Walters; thence in a general easterly direction following the said Highway No. 17 to the intersection with the easterly boundary of the Township of Walters; thence northerly along the easterly boundary of the townships of Walters and Elmhirst and its continuation northerly to its intersection with the Canadian National Railway; thence in a general westerly direction following the said Canadian National Railway to its intersection with Minatree Creek flowing into Ombabika Bay of Lake Nipigon; thence in a general south-westerly direction following the said creek to the high-water mark on the north-easterly shore of Ombabika Bay; thence in a general southerly direction following the north-easterly and easterly shores of Ombabika Bay and Lake Nipigon to the point of commencement.

(1429) .

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Publications Under The Regulations Act, 1944

JULY 24th, 1948

THE PUBLIC SERVICE ACT, 1947

O. Reg. 148/48. Amending O. Reg. 36/48. General Amendments. Made—24th June, 1948. Filed—16th July, 1948, 10.00 a.m.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT, 1947

- 1. Clause c of regulation 9 of Ontario Regulations 36/48 is revoked and the following substituted therefor:
 - (c) uses,—
 - (i) the long-distance telephone service for a personal call; or
 - (ii) postage stamps for personal mail,
 - at the expense of Ontario.
- 2. Regulation 11 of Ontario Regulations 36/48 is amended by adding thereto the following subregulations:
 - (2) A civil servant shall not be transferred from one department to another except upon the request of the deputy ministers of the departments concerned.
 - (3) A transfer of a civil servant from one department to another to a position in the same class shall not carry with it a higher rate of salary than the civil servant is receiving in the department from which he is transferring.
- 3. Ontario Regulations 36/48 are amended by adding thereto the following Part:

PART II

DESIGNATIONS UNDER SECTIONS 15 AND 35 OF THE ACT

- 20. Each of the following branches of the civil service having a special fund and the fund are designated for the purposes of subsection 2 of section 15 of the Act:
 - (a) The Province of Ontario Savings Office;
 - (b) office of the Commissioner of Agricultural Loans;
 - (c) office of the Public Trustee;
 - (d) office of the Official Guardian; and
 - (e) office of the Accountant of the Supreme Court of Ontario.
- 21. The following boards or commissions are designated under section 35 of the Act:
 - (a) the Liquor Control Board of Ontario;
 - (b) the Liquor Licence Board of Ontario;

- (c) the Niagara Parks Commission; and
- (d) the Teachers' and Inspectors' Superannuation Commission.

(1486)

30

THE RACE TRACKS TAX ACT, 1939

O. Reg. 149/48. New and revoking O. Regs. 92/46, 42/47 and 78/48. Remuneration of Collectors. Made—14th July, 1948. Filed—16th July, 1948.

REGULATIONS MADE UNDER THE RACE TRACKS TAX ACT, 1939

- 1. There shall be paid to persons charged with the collection of the tax imposed by this Act a remuneration of 5 per cent of the tax so collected.
- 2. The rate of tax payable under section 3 of the Act shall be 10 per cent.
- 3. Ontario Regulations 92/46, 42/47 and 78/48 are revoked.

(1487)

30

THE POWER COMMISSION ACT

O. Reg. 150/48. New. St. Lawrence Power Development. Made—14th July, 1948. Filed—16th July, 1948, 2.00 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. The Commission is authorized,—
- (a) To acquire by purchase, lease, or in any other manner, or without the consent of the owner thereof, to enter upon, take possession of, expropriate and use, any land, lake, river, stream, or other body of water or watercourse within that part of Ontario described in Schedule 1; and
- (b) temporarily or permanently to divert or alter the boundaries or course of any lake, river, stream or other body of water or watercourse within that part of Ontario described in Schedule 1 or raise or lower the level of the same or flood or overflow any land within that part of Ontario described in Schedule 1.

- 2. In particular, but without limiting the generality of regulation 1, the Commission is authorized to,—
 - (a) acquire by purchase, lease or otherwise, land, waters, water privileges, water powers, buildings and works within that part of Ontario described in Schedule 1 used for, or adapted or useful for, or capable of being used or made useful for generating, transforming, transmitting, distributing or selling electric or other power or energy; enter upon, take possession of, expropriate, acquire and use any such land, waters, water privileges, water powers, buildings and works without the consent of the owner thereof, or of any person in any manner entitled to any right, title, interest, claim or demand thereto or therein; and have and hold them however acquired or obtained, and develop, utilize, use, maintain, operate and improve them for any of the purposes of the Act;
 - (b) construct, maintain and operate works for the production of electrical power or energy by the use of coal, oil or any other means whatsoever within that part of Ontario described in Schedule 1;
 - (c) construct, maintain and operate all erections, machinery, plant and other works and appliances within that part of Ontario described in Schedule 1 for the transmission, transformation, supply and distribution of electrical power or energy;
 - (d) conduct, store, transit, transform and supply that electrical power or energy for the purposes of the Act; and
 - (e) with lines of wires, poles, conduits, pipes, motors, transformers or other conductors, equipment or devices, receive, conduct, convey, transmit, transform, distribute, supply or furnish that electrical power or energy to or from or for any person at any place through, over, under, along, upon or across any land, public highway or public place, stream, water, watercourse, bridge, viaduct or railway, and through, over, upon or under the land of any person.

SCHEDULE 1

That part of Ontario in the counties of Grenville, Stormont and Dundas described as follows:

Commencing at a point where the international boundary between Canada and the United States is intersected by the production south-easterly of the line between lots 22 and 23 in the Broken Front Con-cession of the Township of Edwardsburgh; thence north-westerly along the production to and along the line between lots 22 and 23 across the Broken Front Concession and Concession 1 to the southerly limit of the road allowance between concessions 1 and 2 in the Township of Edwardsburgh; thence easterly, northeasterly and easterly along the southerly limit of the road allowance between concessions 1 and 2 to the and 12 in Concession 1; thence northerly along the easterly limit of the road allowance between lots 13 easterly limit of the road allowance between lots 13 and 12 in concessions 1 and 2 to the southerly limit of the road allowance between concessions thence easterly along the southerly limit of the road allowance between concessions 2 and 3 to the easterly limit of the road allowance between the townships of Edwardsburgh and Matilda; thence northerly along the last-mentioned limit to the southerly limit of the road allowance between concessions 2 and 3, reckoned from the west boundary of the Township of Matilda; thence easterly along the southerly limit of the road allowance across the Township of Matilda to the easterly limit of the road allowance between the town-

ships of Matilda and Williamsburgh; thence northerly along the last-mentioned limit to the southerly limit of the road allowance between concessions 1 and 2 of the Township of Williamsburgh; thence easterly along the southerly limit of the road allowance between concessions 1 and 2 to the easterly limit of the road allow-ance between the townships of Williamsburgh and Osnabruck; thence northerly along the last-mentioned limit to the southerly limit of the road allowance between concessions 2 and 3 of the Township of Osnabruck; thence easterly along the southerly limit of the road allowance between concessions 2 and 3 to the easterly limit of the road allowance between the town-ships of Osnabruck and Cornwall; thence northerly along the last-mentioned limit to the southerly limit of the road allowance between concessions 5 and 6, reckoned from the east boundary of the Township of Cornwall; thence easterly along the last-mentioned limit to the westerly limit of the road allowance between lots 31 and 30 in Concession 5, reckoned from the east boundary; thence southerly along the last-mentioned limit to the southerly limit of the road allowance between concessions 4 and 5, reckoned from the east boundary; thence easterly along the last-mentioned limit to the westerly limit of the road allowance between lots 19 and 18 in Concession 4, reckoned from the east boundary; thence southerly along the last-mentioned limit to the southerly limit of the road allowance between concessions 3 and 4, reckoned from the east boundary; thence easterly along the southerly limit to the westerly limit of the road allowance between lots 13 and 12 in Concession 3, reckoned from the east boundary; thence southerly along the last-mentioned limit to the southerly limit of the road allowance between concessions 2 and 3, reckoned from the east boundary; thence easterly along the last-mentioned limit to the westerly limit of the road allowance between lots 7 and 6 in concessions 2 and 1, reckoned from the east boundary; thence southeasterly along the last-mentioned limit and its production south-easterly to its intersection with the in-ternational boundary; thence westerly, northerly and southerly along the international boundary to the point of commencement.

(1488)

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THE ADMINISTRATION OF JUSTICE EXPENSES ACT

O. Reg. 151/48. Amending O. Reg. 143/48. Amendment. Made—14th July, 1948. Filed—16th July, 1948, 3.00 p.m.

REGULATIONS MADE UNDER ADMINISTRATION OF JUSTICE EXPENSES ACT

1. Regulation 1 of Ontario Regulations 143/48 is amended by striking out the word and letter 'Schedule "A"' at the commencement thereof and substituting therefore the word and letter 'Schedule "C"'.

(1485)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 152/48.
Amending O. Reg. 218/47.
Zones and Industries.
Made—15th July, 1948.
Filed—17th July, 1948, 10.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

WOODSTOCK ZONE

- (35) That part of Ontario described in item 35 of Appendix C is designated as a zone, to be known as the "Woodstock Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following item:

WOODSTOCK ZONE

35. The City of Woodstock and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the line between lots 16 and 17 in Concession 2 in the Township of Blandford meets the high-water mark of the southerly shore of the Thames River, thence southerly along the line between lots 16 and 17 across concessions 2 and 1 in the Township of Blandford and concessions 1 and 2 in the Township of Oxford, East, and its production southerly to the centre line of the road allowance between concessions 2 and 3 in the Township of Oxford, East, thence westerly along the centre line and its production westerly to the boundary between the townships of Oxford East and Oxford West, thence southerly along the boundary to the production north-easterly of the centre line of the road allowance between concessions 1 and 2 in the Township of Oxford, West, thence south-westerly along the centre line of the road allowance between concessions 1 and 2 in the Township of Oxford, West, to the production south-easterly of the easterly limit of Lot 1 in Concession 1, thence northwesterly along the production and limit across Concession 1 and the Broken-front Concession to the high-water mark on the southerly shore of the Thames River in the Township of Oxford, West, thence north-easterly along the high-water mark to the point of commencement.

> CHARLES DALEY, Minister of Labour.

July 15, 1948.

(1499)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 153/48. Replacing O. Reg. 243/47. Schedule for the Bricklaying and Stonemasonry Industry in the Ottawa Zone. Made—14th July, 1948. Filed—17th July, 1948, 10.35 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 243/47 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BRICKLAYING AND STONEMASONRY INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the bricklaying and stonemasonry industry in the Ottawa zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the bricklaying and stonemasonry industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

- The minimum rate of wages for all work performed in the industry during the,—
 - (a) regular working periods; and
 - (b) night of not more than 8 hours' duration where the work is of such a nature that it cannot be performed during the regular working-day,

shall be \$1.55 an hour.

SHIFT WORK

- 4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.

OVERTIME WORK

- 5. Work performed in the industry,—
- (a) at any time other than during the regular working periods; and

(b) on Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day, or Christmas day,

shall be deemed to be overtime work.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 6.—(1) The minimum rate of wages for overtime work performed between,—
 - (a) 5 p.m. and 10 p.m. on a regular working-day; and
 - (b) 8 a.m. and 12 noon on Saturday,

shall be \$2.321/2 an hour.

(2) The minimum rate of wages for all other overtime work shall be \$3.10 an hour.

ADVISORY COMMITTEE

- 7. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee,—
 - (a) who is handicapped; or
 - (b) whose work is only partly subject to the provisions of this schedule.

(1500)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 154/48. Replacing O. Reg. 112/44. Schedule for the Barbering Industry in the Clinton Zone, Goderich Zone and Seaforth zone. Made—14th July, 1948. Filed—17th July, 1948, 10.45 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 112/44 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE CLINTON ZONE, GODERICH ZONE AND SEAFORTH ZONE

- 1. No work shall be performed in the barbering industry in the Clinton zone, Goderich zone and Seaforth zone except in accordance with this schedule.
- 2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.
- (2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday and Friday between 9 a.m. and 6 p.m.;
 - (ii) 10 hours of work to be performed on Tuesday and Thursday between 9 a.m. and 8 p.m.; and
 - (iii) 11 hours of work to be performed on Saturday between 9 a.m. and 10 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.

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(2) Where a holiday occurs during a week 8 hours of work may be performed between 9 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,— $\,$
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plain	50 cents
(b)	haircut or trim, persons 14 years and	
	over	
	haircut, persons under 14 years	
	head rub	
	ladies' neck clip	
	razor honing	
	shampoo, plain	
	shave	
(i)	singe	20 cents

- (2) No employer or employee may,—
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1501) 30

THE INDUSTRIAL STANDARDS ACT

O. Reg. 155/48. Replacing O. Reg. 72/46. Schedule for the Barbering Industry in the Paris Zone. Made—14th July, 1948. Filed—17th July, 1948, 10.50 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 72/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PARIS ZONE

- 1. No work shall be performed in the barbering industry in the Paris zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Paris Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 46½ hours of work to be performed during the regular working-days; and

- (b) a regular working-day consisting of not more than,—
 - (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 6.30 p.m.; and
 - (ii) 10½ hours of work to be performed on Saturday between 8.30 a.m. and 8 p.m.
- 4.-(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday falls on a Thursday 9 hours of work may be performed between 8.30 a.m. and 6.30 p.m. on the Wednesday immediately preceding the holiday.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

- 8.—(1) The minimum charge for each operation in the industry shall be,—
 - (a) facial massage, plain.
 50 cents

 (b) haircut or trim, persons 14 years and over.
 50 cents

 (c) haircut, persons under 14 years.
 35 cents

 (d) head rub.
 25 cents

 (e) ladies' neck clip.
 25 cents

 (f) razor honing.
 50 cents

 (g) shampoo, plain
 50 cents

 (h) shave.
 30 cents

 (i) singe.
 25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1502)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 156/48. Replacing O. Reg. 7/46. Schedule for the Barbering Industry in the Cornwall Zone. Made—14th July, 1948. Filed—17th July, 1948, 11.00 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 7/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE CORNWALL ZONE

- 1. No work shall be performed in the barbering industry in the Cornwall zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Cornwall Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 44½ hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) $8\frac{1}{2}$ hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 6 p.m.; and
 - (ii) 10½ hours of work to be performed on Saturday between 8.30 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or

- (c) a holiday.
- (2) Where Christmas Day occurs during a week 10½ hours of work may be performed between 8.30 a.m. and 9 p.m. on the 3 regular working-days immediately preceding Christmas Day.
- (3) Subject to subregulation 2, where a holiday occurs during a week $8\frac{1}{2}$ hours of work may be performed on Wednesday between 8.30 a.m. and 6 p.m. in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment at a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees; and
 - (b) (i) \$16.50 a week for 22½ hours of work performed by Class B employees 3 hours a day on Monday, Tuesday, Thursday and Friday and 10½ hours a day on Saturday;
 - (ii) \$14.25 a week for 19½ hours of work performed by Class B employees 3 hours a day on any 3 days of Monday, Tuesday, Thursday or Friday and 10½ hours a day on Saturday;
 - (iii) \$12 a week for 16½ hours of work performed by Class B employees 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Friday and 10½ hours a day on Saturday;
 - (iv) \$9.75 for 13½ hours of work performed by Class B employees 3 hours a day on Monday, Tuesday, Thursday or Friday and 10½ hours a day on Saturday;
 - (v) \$7.50 for 10½ hours of work performed by Class B employees on Saturday; and
 - (vi) \$7.50 for 8½ hours of work performed by Class B employees on Monday, Tuesday, Thursday or Friday or the Wednesday in a week in which a holiday occurs.
 - (2) The percentage in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plain	50 cents
(b)	haircut or trim, persons 14 years and	
	over	50 cetns
(c)	haircut, persons under 14 years	35 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
(g)	shampoo, plain	50 cents
(h)	shave	30 cents
(i)	singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1503)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 157/48. New. Schedule for the Lathing Industry in the Ottawa Zone. Made—14th July, 1948. Filed—17th July, 1948, 11.05 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

SCHEDULE FOR THE LATHING INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the lathing industry in the Ottawa zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the lathing industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 4.30 p.m., with one-half hour each day for noon recess.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the,—

- (a) regular working periods; and
- (b) night of not more than 8 hours' duration, where the work is of such a nature that it cannot be performed during the regular working-day,

shall be \$1.40 an hour.

SHIFT WORK

4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where,—

- (a) the shifts of not more than 8 hours each are operated between 1 a.m. on Monday and 8 a.m. on Saturday of the same week; and
- (b) no employee, except a foreman, works on more than one shift in any 24-hour period.
- (2) Where 2 or more shifts are operating on any job,—
 - (a) only one shift shall be a day-shift; and
 - (b) an employee working on a night-shift shall receive 8 hours' pay for 7 hours' work.

OVERTIME WORK

- 5. Work performed in the industry,-
- (a) at any time other than during the regular working periods; and
- (b) on Saturday, Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Labour Day, Thanksgiving Day or Christmas Day,

shall be deemed to be overtime work.

- 6.—(1) No overtime work shall be performed in the industry unless the employer has obtained a permit authorizing the work from the advisory committee.
- (2) Notwithstanding the provisions of subsection 1 2 hours' overtime may be added to any one regular working-day in any one regular working-week without a permit.
- (3) Overtime work on the days in clause b of section 5 shall be permitted only,—
 - (a) in cases of emergency;
 - (b) where it is necessary to do the work at such times as will prevent loss of employment to persons regularly employed in buildings where the overtime work is to be performed.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 7.—(1) The minimum rate of wages for overtime work performed,—
 - (a) up to 12 midnight on Monday, Tuesday, Wednesday, Thursday and Friday; and
 - (b) between 8 a.m. and 12 noon on Saturday,

shall be \$2.10 an hour.

(2) The minimum rate of wages for all other overtime work shall be \$2.80 an hour.

ADVISORY COMMITTEE

8. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(1504) 30



Publications Under The Regulations Act, 1944

JULY 31st, 1948

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 158/48. The South-Western Ontario New-Potato-Growers Marketing Scheme. New. Made—14th July, 1948. Filed—19th July, 1948, 2.00 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. The scheme in Schedule 1 is approved and declared to be in force in Ontario.

SCHEDULE 1

The Farm Products Marketing Act, 1946

SCHEME

1. This scheme for regulating and controlling the marketing of new potatoes may be cited as "THE SOUTH-WESTERN ONTARIO NEW-POTATO-GROWERS' MARKETING SCHEME."

LOCAL BOARD

- 2. There shall be a local board to be known as "The South-Western Ontario New-Potato-Growers' Marketing Board."
 - 3. The local board shall consist of six members.

MEMBERS OF LOCAL BOARD

- 4. The members of the local board, who shall hold office until their successors are elected, shall be,-
 - (a) Harold Danforth, Learnington;
 - (b) Harold Willan, Leamington;
 - (c) Stanley Bailey, Harrow;
 - (d) Charles Huffman, Harrow;
 - (e) Clifford Smith, Ridgetown; and
 - (f) Edward B. McMillan, Blenheim.

DISTRICTS

- 5. Growers who produce new potatoes shall be divided into 2 districts and the districts shall be comprised as follows:
 - (a) District 1, consisting of the County of Essex; and
 - (b) District 2, consisting of the County of Kent and the Township of Aldborough in the County of Elgin.

DISTRICT GROUPS

6. Growers who produce new potatoes in each of the districts named in section 5 shall form a district group.

COMMITTEES

- 7. There shall be a committee which in each case shall be known as "The New-Potato-Growers' Committee."
- Each district group shall on or before the 30th of November in each year elect a representative or representatives to The New-Potato-Growers' Committee on the basis of one representative for each 50 growers or fraction thereof.

ELECTION OF LOCAL BOARD

9. Each of the New-Potato-Growers' Committees shall before the 31st of December in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 10. The local board shall have power,-
- (a) to control the marketing of new potatoes produced in the districts named in section 5 in accordance with the provisions of the Act, and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of new potatoes produced in the districts named in section 5 by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as licence fees under regula-tion 6 of the regulations made by the Board under the Act in respect of the marketing of new potatoes.

(1521)

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 159/48. New. Marketing of New Potatoes. Made—12th July, 1948. Approved—14th July, 1948. Filed—19th July, 1948, 2.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF NEW POTATOES

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,-
 - (a) "area" means that part of Ontario comprising the counties of Essex and Kent and the Township of Aldborough in the County of Elgin;
 - (b) "dealer" means the original purchaser of new potatoes produced in the area;

 - (c) "grower" means a person engaged in the production of new potatoes in the area;
 (d) "local board" means The South-Western Ontario New-Potato-Growers' Marketing Board; and
 - (e) "new potatoes" means potatoes of every variety produced in the area for marketing before the 1st of September in any year.

LICENCES FOR DEALERS

- 2. No person shall engage in the area in the business of a dealer for new potatoes except under a dealer's licence issued by the Board in Form 1.
- 3. An application for a dealer's licence shall be in Form 2.
- 4. A dealer's licence shall be issued for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.
- 5. A licence shall be issued to a dealer without charge.

LICENCE FEES

- 6.—(1) Every grower shall pay to the local board licence fees at the rate of 1 per cent for each 75-pound bag or fraction thereof of new potatoes delivered to a dealer.
- (2) The dealer shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the new potatoes were received.
- (3) The dealer shall forward to the local board the licence fees deducted not later than,-
 - (a) the 15th of August for deductions made up to and including the 31st of July in any year; and
 - (b) the 15th of September for deductions made after the 31st of July and up to and including the 31st of August in any year.
- 7.—(1) There shall be a committee of 6 persons to be known as "The Negotiating Committee," three of whom shall, subject to the approval of the Board, be appointed annually by the local board, and three of whom shall be appointed annually by the dealers.
- (2) The Negotiating Committee may negotiate and settle agreements respecting,-
 - (a) minimum prices;
 - (b) forms of contract;
 - (c) conditions of sale; and
 - (d) fulfilment of contracts.
- 8. Where The Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 9.—(1) The negotiating board shall consist of 3 persons, one of whom shall be appointed by the 3 members of The Negotiating Committee appointed by the local board, and another shall be appointed by the 3 members of The Negotiating Committee appointed by the dealers and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 10.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

PROHIBITION

11. No grower in the area shall sell or deliver new potatoes to any person except a licensed dealer.

Dated at Toronto this 12th day of July, 1948.

(Seal)

G. F. PERKIN Chairman. F. K. B. STEWART, Secretary.

FORM 1

The Farm Products Marketing Act, 1946 THE FARM PRODUCTS MARKETING BOARD LICENCE AS A DEALER IN NEW POTATOES

This is to	certify that	
		١,
	Address	

is hereby licensed as a dealer in new potatoes for the period from the 1st of April, 19, to the 31st of March in the following year under *The Farm Products Marketing Act*, 1946, The South-Western Ontario New-Potato-Growers' Marketing Scheme and the regulations made by the Board for the marketing of new potatoes.

Dated at Toronto, Ontario, this day Chairman

FORM 2

Secretary

The Farm Products Marketing Act, 1946

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A DEALER IN NEW POTATOES

Name of applicant makes application to The Farm Products Marketing Board for licence to engage in the business of a dealer in new potatoes under The Farm Products Marketing Act, 1946, for the period from the 1st of April, 19 to the 31st of March in the following year.

, Ontario, this Dated at day , 19 of

(1522)31

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 160/48. Amending O. Reg. 40/47. Vegetables. Made—25th June, 1948. Approved—14th July, 1948. Filed-19th July, 1948, 2.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

- 1. Clause f of regulation 1 of Ontario Regulations 40/47 is revoked and the following substituted therefor:
 - (f) "vegetables" shall mean green or wax beans, beets, cabbage, carrots, sweet corn, green peas or tomatoes produced in Ontario which are subsequently used for processing.
- 2.—(1) Clause d of subregulation 1 of regulation 10 of Ontario Regulations 40/47 is amended by striking out the word "and."
- (2) Subregulation 1 of regulation 10 of Ontario Regulations 40/47 is further amended by adding thereto the following:
 - (f) ten cents for each ton of beets;
 - (g) ten cents for each ton of cabbage; and
 - (h) ten cents for each ton of carrots.

Dated at Toronto this 22nd day of June, 1948.

G. F. PERKIN, J. B. NELSON, Secretary.

(Seal)

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(1523)

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 161/48. O. Reg. 101/40.
Replacing O. Reg. 143/46.
The Ontario Seed-Corn Growers'
Marketing Scheme.
Made—14th July, 1948.
Filed—19th July, 1948, 2.45 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE FARM PRODUCTS MARKETING ACT, 1946.

- 1. The scheme in Schedule 1 is approved and declared to be in force in Ontario.
 - 2. Ontario Regulations 143/46 are revoked.

SCHEDULE 1

The Farm Products Marketing Act, 1946

SCHEME

1. This scheme for regulating and controlling the marketing of seed-corn may be cited as "THE ONTARIO SEED-CORN GROWERS' MARKET-ING SCHEME."

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Seed-Corn Growers' Marketing Board."
 - 3. The local board shall consist of 7 members.

MEMBERS OF LOCAL BOARD

- 4. The members of the local board, who shall hold office until their successors are elected, shall be,-

 - (a) William Wallace, Woodslee;
 (b) Lawrence Kerr, Chatham;
 (c) John Walstead, R.R. No. 2, Maidstone;
 (d) Milford C. Dalton, Kingsville;
 (e) William Corneil, Appin;
 (f) Clarence Nichols, Blenheim; and
 (g) Ross Townsend, Blenheim.

REGISTRATION

- 5. A grower of seed-corn shall register with the local board but a grower who has in any year entered into a contract to grow seed-corn with a dealer licensed by the Board as a dealer in seed-corn shall be deemed to have so registered for that year.
- 6. No person shall be entitled to vote at any election of the local board unless he is registered for the current year.

ELECTION OF LOCAL BOARD

7. The registered growers of seed-corn shall prior to the 31st of March in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 8. The local board shall have power,-
- (a) to control the marketing of seed-corn produced in Ontario in accordance with the provisions of the Act and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of seed-corn produced in Ontario by appointing such persons and doing such acts as it deems advisable and any expenses thereby incurred shall be paid out of the money received as licence fees under regulation 6 of the regulations made by the Board under the Act in respect of the marketing of seed-corn.

(1524)

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 162/48. Replacing O. Reg. 143/46. Marketing of Seed-Corn. Made—5th July, 1948. Approved—14th July, 1948. Filed—19th July, 1948, 3.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF SEED-CORN

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,-
 - (a) "dealer" shall mean the original purchaser of seed-corn produced in Ontario or a grower who treats and prepares the seed-corn grown by him for marketing;
 - (b) "grower" shall mean a person engaged in growing seed-corn;
 - (c) "local board" shall mean The Ontario Seed-Corn Growers' Marketing Board;
 - (d) "processing" shall mean shelling, cleaning, drying or grading and shall include any other treatment used in preparing seed-corn for
 - marketing; and

 (e) "seed-corn" shall mean hybrid seed-corn or open-pollinated seed-corn of every kind of variety produced in Ontario for seed purposes except sweet-corn and pop-corn.

LICENCES FOR DEALERS

- 2. No person shall engage in Ontario in the business of a dealer in seed-corn except under a dealer's licence, form 1, from the Board.
- 3. An application for a dealer's licence shall be in writing, form 2.
- 4. A dealer's licence shall be issued for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.
- 5. A licence shall be issued to a dealer without charge. LICENCE FEES
- 6.—(1) Every grower shall pay to the local board licence fees at the rate of 2 cents for each bushel or fraction thereof of seed-corn delivered to a dealer.
- (2) The dealer shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the seed-corn was received.
- (3) The dealer shall forward to the local board the licence fees deducted in any month not later than the 15th of the following month.

MARKETING

- 7.—(1) There shall be a committee of 12 persons to be known as "The Negotiating Committee," six of whom shall, subject to the approval of the Board, be appointed annually by the local board of whom three shall represent the growers of hybrid seed-corn and three shall represent the growers of open-pollinated seed-corn, and six of whom shall be appointed annually by the dealers of whom three shall represent the dealers of hybrid seed-corn and three shall represent the dealers of open-pollinated seed-corn.
- (2) The Negotiating Committee may negotiate and settle agreements respecting,-
 - (a) minimum prices;
 - (b) forms of contract;
 - (c) conditions of sale; and
 - (d) fulfilment of contract.

- 8. Where -The Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 9.—(1) The negotiating board shall consist of three persons, one of whom shall be appointed by the six members of The Negotiating Committee appointed by the local board, and another shall be appointed by the six members of The Negotiating Committee appointed by the dealers and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree that third members of the Reard shall appoint the on the third member of the Board shall appoint the third member.
- (2) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 10.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

PROHIBITION

11. No grower shall sell or deliver seed-corn to any person except a licensed dealer or a person who purchases the seed-corn for use on his own farm.

REVOCATION

12. Ontario Regulations 143/46 are revoked.

Dated at Toronto this 5th day of July, 1948.

G. F. PERKIN. Chairman. F. K. B. STEWART, Secretary.

(Seal)

FORM 1

The Farm Products Marketing Act, 1946 THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A DEALER IN SEED-CORN

This is to certify that..... Name Address is hereby licensed as a dealer in seed-corn for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, The Ontario Seed-Corn Growers' Marketing Scheme and the regulations made by the Board for the marketing of seed-corn.

Dated at Toronto, Ontario, this of Chairman

Secretary.

FORM 2

The Farm Products Marketing Act, 1946 THE FARM PRODUCTS MARKETING BOARD APPLICATION FOR LICENCE AS A DEALER IN SEED-CORN

Name of applicant

makes application to The Farm Products Marketing Board for a licence to engage in the business of a dealer in seed-corn under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 to the 31st of March in the following year.

Dated at day of	, Ontario, this , 19 .
	Applicant
(1525)	Address

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 163/48. New. Road Closing-Town of Kingsville. Made—14th July, 1948. Filed—20th July, 1948, 9.40 a.m.

REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT THE REPORT

1. Consent is given to the Corporation of the Town of Kingsville to close the road allowance described in Schedule 1 entering or touching upon or giving access to the King's Highway.

SCHEDULE 1

That certain parcel of land situate in the Town of KINGSVILLE in the County of Essex being composed of that part of Mill Street in Lot 3 in Concession 1, Western Division, in the Township of Gosfield South, now in the Town of Kingsville, and which parcel is described as follows, premising that all bearings herein are astronomic:

Commencing at the intersection of the limit between lots 2 and 3 of Concession 1 with the northerly limit of lots 2 and 3 of Concession 1 with the northerly limit of Mill Street as shown on Registered Plan 598; thence south 68° 42′ west along the northerly limit of Mill Street, 780 feet to a stake; thence south 23° 2′ west, 169 feet and 6 inches to a stake; thence south 13° 51′ west 338 feet to a stake planted in 'the easterly limit of the Old Mill Road now King's Highway 18A; thence south 18° 43′ east along the easterly limit of Old Mill Road 55 feet and 4 inches to a stake; thence a wire lence forthing the present easterly limit of Mill Street; thence north 12° 40′ east along the last-mentioned limit, 56 feet and 6 inches to a stake; thence north 10° 3′ east along the easterly limit of Mill Street, 403 feet to a stake; thence north 23° 2′ east continuing along the easterly limit, 154 feet and 6 inches to a stake planted; thence easterly along the southerly limit of Mill Street, 752 feet more or less to the limit between lots 2 and 3; thence northerly following the last-mentioned limit, 39 feet more or less to the point of commencement.

THE MENTAL HOSPITALS ACT

O. Reg. 164/48. Amending O. Reg. 26/44. Amplication of Act. Made—14th July, 1948. Filed—21st July, 1948, 8.30 a.m.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

1. Clause a of subregulation 1 of regulation 1 of Ontario Regulations 26/44, as made by Ontario Regulations 102/45, is revoked. (1533)

(1526)

Publications Under The Regulations Act, 1944

AUGUST 7th, 1948

Erratum

THE INDUSTRIAL STANDARDS ACT

In Ontario Regulations 157/48, insert the word "or" at the end of clause a of subsection 3 of section 6 of the schedule.

(1614)

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THE MINING ACT

O. Reg. 165/48.
Amending O. Reg. 96/48.
Lands Open for Prospecting and Sale or Lease.
Made—July 23, 1948.
Filed—July 28, 1948, 8.30 a.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 96/48 are amended by adding thereto the following:
 - The lands described in Schedule 2 shall be opened for prospecting and staking out and for sale or leasing at 12 noon on the 16th of August, 1948.

SCHEDULE 2

- Mining Location H.S.A. in the Township of McVittie in the Territorial District of Timiskaming, containing 124 acres more or less.
- Mining Location H.S.B. in the Township of Hearst in the Territorial District of Timiskaming, containing 60 acres, more or less.

(1577)

THE INVESTMENT CONTRACTS ACT, 1948

O. Reg. 166/48. New. Application for Registration and Fees. Made—July 23, 1948. Filed—July 28, 1948, 9.30 a.m.

REGULATIONS MADE UNDER THE INVESTMENT CONTRACTS ACT, 1948

APPLICATION FOR REGISTRATION

- 1.—(1) An application for registration as an issuer shall be in form 1.
- (2) An application for registration as a salesman shall be in form 2.
- (3) An application for renewal of registration as an issuer shall be in form 3.

(4) An application for renewal of registration as a salesman shall be in form 4.

FEES

- 2. The following fees shall be payable to the Superintendent,—
 - (a) for registration or renewal thereof as an issuer where the value of the assets of the issuer at the close of its last completed fiscal year immediately preceding the date of the application for registration or renewal thereof was,—

(ii)	under \$1,000,000	\$150 \$200 \$250
(iv) and	and \$10,000,000 or more	\$300

FORM 1

The Investment Contracts Act, 1948

APPLICATION FOR REGISTRATION AS AN ISSUER

Date of Application......19....

Application for registration under *The Investment Contracts Act*, 1948, as an issuer is hereby made and the following statements of fact are made in respect thereto:

- 3. Address of branch offices in Ontario.....
- 4. (a) Authorized capital stock of the applicant is
- 5. Is the applicant authorized to sell investment contracts outside Ontario (give particulars)?

9.... (signature of official and office held) FORM 2

The Investment Contracts Act, 1948

APPLICATION FOR REGISTRATION AS A SALESMAN

Date of application......19....
hereby make.

(print name)
application for registration under The Investment
Contracts Act, 1948, as a salesman for.....

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and the following statements of fact are made in respect thereto:	10. Have you ever been discharged by an employer for any cause involving any criminal offence, or fraud? (Give particulars.)
1. (a) During the year immediately prior to the date of this application I have resided at the following places:	rraudr (Give particulars.)
· · · · · · · · · · · · · · · · · · ·	11. (a) Have you ever been licenced or registered as a salesman of investment contracts, a security salesman or as an insurance agent in any country, province or state? (Give particulars.)
(b) My present business address	country, province of state: (Give particulars.)
(c) My address for service in Ontario	(b) Have you been refused a licence or registration in any country, province or state? (Give particulars.)
2. State country of birth	
State nationality Following are particulars of my occupation during the post five years.	(c) Has any licence held by you been suspended or cancelled? (Give particulars.)
the past five years:	
Name and of of address business of business of employ-	12. Have you ever used, operated under, or carried on business under any name, other than your name hereto subscribed as applicant? (Give particulars.)
of employer employer ment from: to: ment was	
	13. The following is a detailed description of the applicant:
	AgeHeightWeight. BuildComplexionColour Hair Colour eyesMoustacheMale or female NationalityMarried, Single. Country of birthDistinguishing marks
	Dated at
	(Signature of applicant)
	CERTIFICATE OF REGISTERED ISSUER
5. Will you be engaged or employed in any business	To the Superintendent of Insurance:
or occupation other than selling investment contracts?(Give particulars.)	I certify that
6. Have you ever been required to provide collateral security as a condition to obtaining a fidelity bond?(Give particulars.)	submitted by the applicant in the foregoing application is, to the best of my information, true and correct and I request that the application be granted.
7. Have you been charged, indicted or convicted under	(Registered Issuer)
any law of any country, or state or province thereof, regarding the sale of securities, or fraud or theft in connection therewith, or been named	by
in any injunction in connection with proceedings taken on account of fraud arising out of any trade	Title of official signing)
in any security, or are there any proceedings now pending which may lead to such charge, indictment,	(Address of Employer)
conviction, or injunction? (Give particulars.)	Form 3
8. Have you been charged, indicted or convicted	The Investment Contracts Act, 1948
under any other law of any country, or state or province thereof, or are there any proceedings	APPLICATION FOR RENEWAL
now pending which may lead to any charge, indictment or injunction? (Give particulars.)	OF REGISTRATION AS AN ISSUER Date of Application19
	Application for renewal of registration under The In-
9. Has any judgment been rendered against you in any civil court for damages arising from fraud? (Give particulars.)	vestment Contracts Act, 1948, as an issuer is hereby made and the following statements of fact are made in respect thereto:
	1. Name

2. Address for service in Ontario	1. My present business address
3. Address of branch offices in Ontario	2. My address for service in Ontario
 4. State value of the assets of the applicant at the close of the last completed fiscal year. 5. Is issuer authorized to sell investment contracts outside Ontario? (Give particulars.) 	3. Statement of any change in the facts as set out in my application for registration as a salesman Dated at
Dated at. (Official signature of applicant)	CERTIFICATE OF REGISTERED ISSUER
(Signature of official and office held)	To the Superintendet of Insurance:
day of	I certify that
Form 4	(Registered Issuer)
The Investment Contracts Act, 1948	By
APPLICATION FOR RENEWAL	
OF REGISTRATION AS A SALESMAN	(Title of Official signing)
Date of Application19	(Address of Employer)
The undersigned hereby applies under <i>The Investment Contracts Act</i> , 1948, for a renewal of registration as a salesman for	(1578) 3.
(registered issuer) and the following statements of fact are made in support thereof:—	



Publications Under The Regulations Act, 1944

AUGUST 14th, 1948

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 167/48. Replacing O. Reg. 16/47.
"The Ontario Sugar-Beet Growers' Marketing-for-Processing Scheme." Made—23rd July, 1948. Filed—30th July, 1948, 11.30 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE FARM PRODUCTS MARKETING ACT, 1946

- 1. The scheme in Schedule 1 is approved and declared to be in force in Ontario.
 - 2. Ontario Regulations 16/47 are revoked.

SCHEDULE 1

The Farm Products Marketing Act, 1946

SCHEME

1. This scheme for regulating and controlling the marketing of sugar-beets may be cited as "THE ONTARIO SUGAR-BEET GROWERS' MARKET-ING-FOR-PROCESSING SCHEME."

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Sugar-Beet Growers' Marketing Board."
 - 3. The local board shall consist of 11 members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local board, who shall hold office until their successors are elected, shall be,-

 - (a) Eugene King, Paincourt;(b) Cameron McTaggart, Glencoe;(c) Robert Morrison, Alvinston;

 - (d) Herbert Pettypiece, Auld; Verne Robinson, Dresden;
 - G. Harry Wilson, Charing Cross; Martin A. Drew, Merlin; Charles Scott, Bickford; William Essery, Centralia; Luke Moison, St. Joachim; and Wilfred Craven, Wallaceburg.

DISTRICTS

- 5. Growers who produce sugar-beets in Ontario for processing into sugar shall be divided into eleven districts as follows:
 - (a) District 1 comprising the counties of Elgin and Middlesex;
 - (b) District 2 comprising the townships of Maid-stone, Rochester and Tilbury North in the County of Essex;
 - (c) District 3 comprising those parts of the County of Essex not included in clause b;
 - (d) District 4 comprising the townships of Moore, Plympton, Sarnia and Sombra in the County of Lambton;

- (e) District 5 comprising the townships of Bosan-quet, Brooke, Dawn, Enniskillen, Euphemia and Warwick in the County of Lambton;
- (f) District 6 comprising the townships of Raleigh, Romney and Tilbury East in the County of Kent:
- (g) District 7 comprising the townships of Harwich, Howard and Orford in the County of Kent;
- (h) District 8 comprising that part of the township of Dover in the County of Kent lying south-easterly of the north-westerly limit of the 13th concession of that township;
- (i) District 9 comprising that part of the township of Chatham in the County of Kent described as follows: commencing at a point in the southwest limit of that township where it intersects the north-west limit of the 13th concession; thence south-easterly along the south-west limit of that township to the centre of the Thames River; thence in a general north-easterly direction following the centre of that items to the north-easterly direction following the centre of that easterly direction following the centre of that river to the north-east limit of that township; thence north-westerly along the last-named limit to an angle in that limit at the north-west limit of the 8th concession; thence westerly following the north limit of that township to the north-west limit of the 13th concession; thence south-westerly along that limit to the point of commencement: point of commencement;
- (j) District 10 comprising those portions of the townships of Chatham and Dover not included in clauses h and i;
- (k) District 11 comprising the County of Huron and all other parts of Ontario.

DISTRICT GROUPS

6. Growers who produce sugar-beets in Ontario for processing into sugar in each of the districts named in section 5 shall form a district group.

COMMITTEES

- 7.—(1) There shall be a committee in each District to be known as "The Sugar-Beet Growers' Committee."
- (2) Each Committee shall on or before the 31st of March in each year elect one member of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 8. The local board shall have power,-
- (a) to control the marketing of sugar-beets produced in Ontario for processing into sugar and to regulate the sale in accordance with the provisions of the Act and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of sugar-beets produced in Ontario for processing into sugar by appointing such persons and doing such acts as it deems advisable and any expenses thereby incurred shall be paid out of the moneys received as licence

fees under regulation 6 of the regulations made by the Board under the Act in respect of the marketing of sugar-beets for processing.

(1604)

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 168/48. Replacing O. Reg. 16/47. Marketing of Sugar-Beets for Processing. Made—15th July, 1948. Approved—23rd July, 1948. Filed—30th July, 1948, 11.40 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF SUGAR-BEETS FOR PROCESSING

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "growers" shall mean a person engaged in the production of sugar-beets;
 - (b) "local board" shall mean The Ontario Sugar-Beet Growers' Marketing Board;
 - (c) "processor" shall mean a person carrying on the business in Ontario of processing sugar-beets; and
 - (d) "sugar-beets" shall mean sugar-beets produced in Ontario which are subsequently used for processing into sugar.

LICENCES FOR PROCESSORS

- No person shall engage in Ontario in the business of a processor of sugar-beets except under the authority of a processor's licence, form 1, from the Board.
- 3. An application for a processor's licence shall be in writing, form 2.
- 4. A processor's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.
- 5. A licence shall be issued to a processor without charge.

LICENCE FEES

- 6.—(1) Every grower shall pay to the local board licence fees at the rate of 3 cents per ton for each ton of sugar-beets delivered to a processor.
- (2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the sugar-beets were received.
- (3) The processor shall forward to the local board the licence fees deducted in any month not later than the 15th of the following month.

MARKETING

7.—(1) There shall be a committee of six persons to be known as "The Negotiating Committee" three of whom shall subject to the approval of the Board

be appointed annually by the local board and three of whom shall be appointed annually by the processors.

- (2) The Negotiating Committee may negotiate and settle agreements respecting,—
 - (a) minimum prices;
 - (b) forms of contract;
 - (c) conditions of sale; and
 - (d) fulfilment of contracts.
- 8. Where the Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 9.—(1) The negotiating board shall consist of three persons, one of whom shall be appointed by the three members of The Negotiating Committee appointed by the local board, and another shall be appointed by the three members of the The Negotiating Committee appointed by the processors and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 10.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

MARKETING AGENCY

- 11.—(1) The local board may appoint a marketing agency through which sugar-beets shall be marketed for processing.
- (2) Where a marketing agency has been appointed for Ontario or any part thereof all sugar-beets produced within Ontario or such part thereof as that for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency.
- 12. Processors who receive sugar-beets through the medium of a marketing agency appointed by the local board shall forward payments for sugar-beets so received to the marketing agency.

REVOCATION

13. Ontario Regulations 16/47 are revoked.

Dated at Toronto, Ontario, this 15th day of July, 1948.

G. F. PERKIN, Chairman.

F. K. B. STEWART, Secretary.

FORM 1

The Farm Products Marketing Act, 1946

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A PROCESSOR OF SUGAR-BEETS

This is to	certify that			
	Name			
Address is hereby licenced as a processor of sugar-beets for the period from the 1st of April, 19, to the 31st of March in the following year under The Farm Products Marketing Act, 1946, The Ontario Sugar-Beet Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of sugar-beets for processing.				
Dated at T	Coronto, Ontario, this	day		
	Chairman	• • •		
	Secretary			
	Form 2			
The	Farm Products Marketing Act, 1946			
	THE FARM PRODUCTS MARKETING BOARD			
APPLICATION FOR LICENCE AS A PROCESSOR OF SUGAR-BEETS				
Name of Applicant makes application to The Farm Products Marketing Board for a licence to engage in the business of a processor of sugar-beets under <i>The Farm Products</i> Marketing Act, 1946, for the period from the 1st of April, 19 , to the 31st of March in the following year.				

THE INDUSTRIAL STANDARDS ACT

, Ontario, this

Applicant

Address

.

, 1948.

Dated at

(1605)

of

O. Reg. 169/48.
Replacing O. Reg. 158/46.
Schedule for the Sheet-Metal Work
Construction Industry in the
Ottawa Zone.
Made—29th July, 1948.
Filed—30th July, 1948, 3.00 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

- 2. Ontario Regulations 158/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE SHEET-METAL WORK CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the sheet-metal work construction industry in the Ottawa zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the sheet-metal work construction industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between,—
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess; or
 - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages for all work performed in the industry,—
 - (a) during the regular working periods; and
 - (b) for emergency work on Saturday between 8 a.m. and 12 noon,

shall be \$1.40 an hour.

SHIFT WORK

- 4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where 2 or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Except as provided in sections 2, 3 and 4 an employee who performs any work in the industry shall be deemed to be doing overtime work.
- 6. The minimum rates of wages for overtime work shall be,—
 - (a) \$2.10 an hour for,—
 - (i) 4 hours' overtime work on any regular working-day; and
 - (ii) work other than emergency work performed between 8 a.m. and 12 noon on Saturday; and

day

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(b) \$2.80 an hour for all other overtime work.

7.—(1) Except,—

- (a) in cases of extreme necessity where life or property is jeopardized; or
- (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no work shall be performed in the industry on Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Ottawa Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day.

- (2) All work performed under subsection 1 shall be,—
 - (a) deemed to be overtime work; and
 - (b) performed only after obtaining a permit from the advisory committee.

ADVISORY COMMITTEE

8. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped and the rate may be fixed at the request of employee or employer.

(1606) 33

THE INDUSTRIAL STANDARDS ACT

O. Reg. 170/48.

Amending Schedule for the Barbering
Industry in the Stratford Zone.

Amending O. Reg. 112/48.

Made—13th July, 1948.

Filed—30th July, 1948, 3.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Section 4 of the schedule of Ontario Regulations 112/48 is revoked and the following substituted therefor:
 - 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
 - · (2) Where a holiday falls on a Thursday 9½ hours of work may be performed between 8.30 and 7 p.m. on the Wednesday immediately preceding the holiday.
- 2. Clause a of section 6 of the schedule of Ontario Regulations 112/48 is revoked and the following substituted therefor:
 - (a) \$25 a week for Class A employees;

Dated at Toronto the 13th of July, 1948.

The Industry and Labour Board

E. BILLINGTON (Chairman)
E. G. GIBB (Member)
J. F. NUTLAND (Member)

We concur-

Advisory Committee for the Barbering Industry in the Stratford Zone

C. A. SCRIMEGOUR H. McCLOCKLIN W. J. COCKWELL ED. H. KRESSLER ROY CAPLING

(1607)

33

THE INDUSTRIAL STANDARDS ACT

O. Reg. 171/48.
Amending Schedule for the Carpentry Industry in the Brockville Zone.
Amending O. Reg. 116/48.
Made—28th June, 1948.
Approved—29th June, 1948.
Filed—3rd August, 1948, 11.15 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Section 5 of the schedule of Ontario Regulations 116/48 is revoked and the following substituted therefor:
 - 5. Work performed in the industry,-
 - (a) at any time other than during the regular working periods; and
 - (b) on Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day, Thanksgiving Day or Christmas Day,

shall be deemed to be overtime work.

Dated at Toronto the 28th of June, 1948.

The Industry and Labour Board

E. BILLINGTON (Chairman)
E. G. GIBB (Member)
J. F. NUTLAND (Member)

We concur—
Advisory Committee for the Carpentry
Industry in the Brockville Zone

A. FORTIN J. B. HUGHSON J. M. BRADFORD ROY FORRESTER D. M. ROSS.

(1610)

33

THE LIQUOR LICENCE ACT, 1946

O. Reg. 172/48. Amending O. Reg. 164/46. General Amendments. Made—27th July, 1948. Approved—29th July, 1948. Filed—3rd August, 1948, 12.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE LIQUOR LICENCE ACT, 1946

- 1. Clause b of regulation 1 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - (b) "veterans' club" means a chartered branch of an established war-veterans' organization in Canada, or any association composed

entirely of and organized for the benefit of veterans of the naval, military or air forces of Canada.

- 2. Regulation 11 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 11.—(1) All glasses used for the sale of draft beer shall be of clear glass 4 3/16 inches in height having a content of 8 fluid ounces and a uniform outside width for a depth of ½ inch from the top of 2½ inches and shall be marked "L.L.B.O." on the base.
 - (2) The foam or head on a glass of draft beer shall not exceed $\frac{1}{2}$ inch in depth from the top of the glass.
 - (3) Subregulation 1 shall come into force upon a day to be named by the Board in respect of any municipality, territorial district, or the whole of Ontario.
 - (4) Until the date named by the Board under subregulation 3, eight fluid ounces, including the head, may, notwithstanding subregulation 2, be served in a 9-ounce glass.
- 3. Regulation 16 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 16. In licensed premises excepting clubs to which men only are admitted, men only shall be employed during the hours when liquor may be sold.
- 4. Regulation 20 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 20.—(1) Liquor may be sold in licensed premises
 - (a) being a dining lounge, dining room or lounge during the hours from 12 noon to 10.30 p.m.
 - (b) being a public house during the hours from 12 noon to 6.30 p.m. and from 8.00 p.m. to 10.30 p.m.
 - (2) In respect to individual holders of a licence or in any municipality or prescribed area, the Board may alter the hours,—
 - (a) for a dining lounge and dining room by extending the hour of 10.30 p.m. to a time not later than 2 a.m. of the following day; and
 - (b) for a lounge or public house by extending the hour of 10.30 p.m. to a time not later than midnight.
 - (3) All licensed establishments except dining lounges and dining rooms shall be cleared of patrons within one-half hour after the sale of liquor ceases under subregulations 1 and 2.
- 5. Regulations 26 and 27 of Ontario Regulations 164/46 are revoked and the following substituted therefor:
 - 26. Every club in respect of which a licence is issued, other than a labour club or veterans' club, shall be incorporated under the laws of Ontario or Canada.
 - 27.—(1) No liquor shall be sold in licensed premises in a club except to a member of the club.
 - (2) No liquor shall be served in licensed premises in a club except to a member of the club or his guest.
 - (3) Guest registers shall be kept by all clubs and shall be open to inspection by the Board.

- 6. Regulation 45 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 45.—(1) Beer sold on premises licensed as a public house shall be sold at prices not exceeding the following:
 - (a) except where the beer is obtained from The Liquor Control Board of Ontario at a place in Central Ontario or Northern Ontario
 - (b) where the beer is obtained from The Liquor Control Board of Ontario at a place in . Central Ontario
 - (c) where the beer is obtained from The Liquor Control Board of Ontario in Northern Ontario
 - (i) for each glass..... 10 cents
 - (ii) for each 12-ounce bottle..... 24 cents
 - . (iii) for each 22½-ounce bottle... 44 cents

and the proportion of freight and carrying charges from the northerly boundary of Central Ontario.

- (2) Subregulation 1 shall not apply to,—
- (a) premium-priced beer;
- (b) beer imported from outside Canada;or
- (c) beer served on special public house premises.
- (3) In this regulation,-
- (a) "Central Ontario" means Manitoulin Island and all the islands lying adjacent thereto and that part on Ontario bounded on the north by the southerly limit of the right-of-way of The Canadian National Transcontinental Railway and lying northerly and north-westerly of a line commencing on the south shore of the west channel of the French River where it is intersected by the production southerly of the easterly boundary of the Township of Travers, thence in a general easterly direction following the south shore of the west and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the south and east shore of Lake Nipissing to the boundary between the townships of Widdifield and West Ferris; thence easterly along the lastnamed boundary to Trout Lake, thence easterly along the south shore of Trout Lake and the Mattawa River to the boundary between Ontario and Quebec;
- (b) "Northern Ontario" means that part of Ontario lying north of the southerly limit of the right-of-way of The Canadian National Transcontinental Railway;
- (c) "premium-priced beer" means beer shown as premium-priced in the last price-list issued by The Liquor Control Board of Ontario; and

- (d) "special public house premises" shall mean special premises operated by the licensee under an existing public house licence.
- 7. Regulation 46 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 46.—(1) A banquet or entertainment permit, upon application therefor, may be issued only in respect to a banquet or entertainment which is not conducted for the purpose or with the intention of gain or profit. of gain or profit.
 - (2) Forms 11 and 12 are revoked and the following substituted therefor:

FORM 11

The Liquor Licence Act, 1946

APPLICATION FOR BANQUET OR ENTERTAINMENT PERMIT

Application is hereby made for a banquet or entertainment permit. The following facts are stated and information furnished:

- 1. Full name and address of applicant: (Print name and address of individual in block letters)..... If individual, state occupation.....
- 2. Name and address of building where banquet or entertainment will be held.....
- 3. Specific location within the building where liquor will be served.....

State if location will be used exclusively by applicant

- 4. Date, time and duration of banquet or entertainment..... Estimated number of persons to be in attendance.....
 - 5. Quantity and type of liquor required:
- 6. Address of retail store where purchases will be made

- (a) BEER (b) WINE (c) OTHER LIQUOR
- 7. Method of serving liquor:
- 8. Reason for holding banquet or entertainment:
- 9. Is a licence held under The Liquor Licence Act, 1946 in respect of the building or any part of the building where the banquet or entertainment is to be held?

(Yes or No)

10. Have you obtained consent for holding this banquet or entertainment and the serving of liquor thereat from the management of the building?

(Yes of No)

11. State number of permits procured by applicant during the past twelve months		
Dated atthisday of19		
Signature of Applicant (If organization, full name thereof and signature of authorized official)		
CANADA PROVINCE OF ONTARIO County (or District) of and in the matter of AN APPLICATION FOR A BANQUET OR ENTER- TAINMENT PERMIT		
made by		
I, of the		
 That I have knowledge of the matters herein deposed to; That I have read over the application attached hereto; That all facts stated and information furnished therein are true and correct; That I have read over section 22 of this Act and regulations thereunder 46 to 53 both inclusive and understand them; That* 		
SWORN before me at the		
A commissioner for taking affidavits * See regulations 47 and 53 and here indicate status of deponent.		
FORM 12		
The Liquor Licence Act, 1946		
BANQUET OR ENTERTAINMENT PERMIT ISSUED TO		
permits the serving of		
(a) not more than ounces of liquor other than beer and wine;		
(b) not more thanounces of wine;		
(c) not more than12-ounce bottles of beer;		
(d) not more than22½-ounce bottles of beer;		

In any municipality where the sale of liquor is pro-hibited the liquor authorized under this permit shall NOT be sold directly or indirectly.

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(e) not more than.....gallon kegs of beer;

on the following days and times

day of

at.........

from from

from

o'clock

o'clock

to

to

the

the

the

In any other place the liquor authorized under this permit may be disposed of only at retail cost, together with a reasonable charge for dispensing.

Dated at Toronto this 19 Permit No. Chairman

The Liquor Licence Board of Ontario

- (3) An application for a banquet or entertainment permit shall be in Form 11.
- (4) A banquet or entertainment permit shall be in Form 12.
- (5) An application for banquet or entertainment permit for diplomats and consular officers of career shall be in Form 15.
- (6) A banquet or entertainment permit for diplomats and consular officers of career shall be in Form 16.

FORM 15

The Liquor Licence Act, 1946 APPLICATION FOR BANQUET OR ENTERTAINMENT PERMIT

DIPLOMATS AND CONSULAR OFFICERS OF CAREER

Application is hereby made for a banquet or entertainment permit for a reception to be held outside the mission premises. The following facts are stated and information furnished:

1. Full name and address of applicant.....

2.	Name of mission
3.	Name and address of building where reception will be held
4.	Specific location within the building where liquor will be served
5.	Date, time and duration of banquet or entertainment
6.	Indicate whether (a) Liquor to be served was obtained free of

customs or excise duties. (Yes of No)

(b) Liquor is to be purchased from THE LIQUOR CONTROL BOARD OF ONTARIO.

(Yes or No)

- 7. If 6(b) is applicable,—
 - (a) Address of retail store where purchase will be made.
- 8. The estimated number of persons expected to be in attendance.....
- The reception is being given by: (State whether head of mission or military attache, etc.)

(Seal of Mission)

(Signature of Head of Mission)

FORM 16

The Liquor Licence Act, 1946

BANQUET OR ENTERTAINMENT PERMIT FOR

DIPLOMATS AND CONSULAR OFFICERS OF CAREER

ISSUED TO

permits the serving of liquor at a reception to be held at.....between the hours ofo'clock in thenoon and.....o'clock in the....noon on.....day the.....19

Dated at Toronto this......day of.........19

Chairman The Liquor Licence Board of Ontario

Banquet or Entertainment Permit No.....

- 8. Regulation 47 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 47. Except in the case of an application for a banquet or entertainment permit for diplomats and consular officers of career the provisions of regulation 53 shall apply mutatis mutandis to every other application for a banquet or entertainment permit.
- 9. Regulation 48 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 48. The liquor that may be served at a banquet or entertainment except a banquet or entertainment for diplomats and consular officers of career shall be purchased from The Liquor Control Board of Ontario upon its special authority issued upon presentation of the permit.
- 10. Regulation 49 of Ontario Regulations 164/46 is amended by adding thereto the following subregulation:
 - (2) No fees shall be payable in respect of a banquet or entertainment permit for diplomats and consular officers of career.
- 11. Regulation 51 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - 51.—(1) The person to whom a banquet or entertainment permit is issued, or in the case of an organization, the person who made the affidavit of verification attached to the application for the permit, shall within 48 hours of the holding of the banquet or entertainment make a written report to the Board stating the amount of liquor purchased for the banquet or entertainment under the permit which was not consumed at the banquet or enter-tainment and shall, if required by the Board, forthwith deliver the liquor to The Liquor Control Board of Ontario.
 - (2) Posession of the liquor for the purpose of delivering it to The Liquor Control Board of Ontario shall be deemed lawful posession.
- 12. Clause b of regulation 55 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - (b) any offence against any Act of Ontario involving the selling, keeping for sale or supplying of liquor;
- 13. Ontario Regulations 164/46 are amended by adding thereto the following regulation:
 - 55a. Regulation 55 shall not apply to renewal of a licence to a person who since the date on which The Liquor Authority Control Act

came into force has been convicted where the Board is satisfied that the conviction was made as the result of an unauthorized act or omission by a servant or agent of the licensee.

- 14. Subregulation 1 of regulation 56 of Ontario Regulations 164/46 is amended by striking out the words "The following fees shall be payable in respect of the issue and renewal of each licence;" at the beginning thereof and substituting therefor the words "The following fees shall be payable in respect of the issue and renewal of each licence and the grant and renewal of each permit:".
- 15. Clause d of subregulation 1 of regulation 56 of Ontario Regulations 164/46 is amended by striking out all the words following the symbol and figures \$150 in the 18th line thereof.
- 16. Clause e of subregulation 1 of regulation 56 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - (e) Where the establishment is a club,
 - (i) for a dining lounge licence an amount equal to 10 per cent of the gross value of liquor purchased with a minimum fee of \$50,
 - (ii) for a lounge licence an amount equal to 10 per cent of the gross value of liquor purchased with a minimum fee
 - (iii) for a dining room licence an amount equal to 10 per cent of the gross value of wine purchased and 8 cents for each gallon of beer purchased with a minimum fee of \$50, and
 - (iv) for a public house licence except in respect of a veterans' club or labour club 8 cents for each gallon of beer purchased with a minimum fee of \$50 and in respect of a veterans' club or labour club a fee of \$25;
- 17. Subregulation 1 of regulation 56 of Ontario Regulations 164/46 is amended by adding thereto the following clause:
 - (ee) Where the establishment is a military mess, for a dining lounge, a lounge, a dining room or a public house licence where the mess is designated under subsection 1 of section 22a of the Act a permit fee of \$25, and where not so designated a licence fee of \$25,
- 18. Subregulation 4 of regulation 58 of Ontario Regulations 164/46 is revoked.
- 19. Ontario Regulations 164/46 are amended by adding thereto the following regulation:
 - 76.—(1) An application for a mess or canteen permit shall be in Form 17.
 - (2) A mess or canteen permit shall be in Form 18.
 - (3) The permit shall expire on the 31st day of March next following the issue thereof.
- 20. Paragraph 10 of Form 3 of Ontario Regulations 164/46 is amended by adding thereto the following sub-paragraph:
- (e) Special Public House premises..... 21. Paragraph 4 of Form 14 of Ontario Regulations 164/46 is revoked and the following substituted therefor:
 - (4) The Board shall cause to be paid to the municipality 60 per cent of the fines imposed in prosecutions instituted by the members of the police force of the Municipality for violations within the Municipality of *The Liquor Licence* Act, 1946, or the regulations thereunder or The Liquor Control Act or the regulations thereunder.

Passed by the Board this 27th day of July, 1948.

(Seal)

W. T. ROBB, Chairman.

W. T. NUGENT,

Vice-Chairman.

FORM 17

The Liquor Licence Act, 1946

APPLICATION FOR MESS OR CANTEEN PERMIT

The Minister of National Defence (Canada) having designated to the Board under subsection 1 of section 22a of the Act, the following unit, station or establishment of the naval, military or air forces of Canada.

Unit Station Establishment

Application is hereby made for a permit to

.....the commanding officer of Rank Name

.....authorizing him to Unit Station Establishment

purchase liquor from THE LIQUOR CONTROL BOARD OF ONTARIO for consumption in messes and canteens under his control as follows,-

(a) Officers' Mess(es) (location)

(b) Sergeants' Mess(es)..... (location)

(c) Canteen(s)..... (location)

Dated at this day of 19

Commanding Officer

FORM 18

The Liquor Licence Act, 1946 MESS OR CANTEEN PERMIT

The Minister of National Defence (Canada) having designated to the Board under subsection 1 of section 22a of the Act, the following unit, station or establishment of the naval, military or air forces of Canada:

Unit Station Establishment

This permit is issued to the Officer Commanding the unit, station or establishment, authorizing him to purchase liquor for consumption in the following messes and canteens under his control:

Officers' Mess(es) (location)

Sergeants' Mess(es)..... (location)

Canteen(s)....

Dated at Toronto this

(location) Subject to suspension or cancellation under the Act

or the Regulations thereunder, this permit expires on the 31st day of March, 19

Chairman THE LIQUOR LICENCE BOARD OF ONTARIO

day of

Mess or Canteen Permit No.

(1611)

33

19

AUGUST 21st, 1948

Erratum

THE INDUSTRIAL STANDARDS ACT

In Ontario Regulations 170/48 on page 234 of THE ONTARIO GAZETTE published on August 14th, 1948, in the tenth line of regulation 1 after the figures 8.30 insert the letters a.m.

(1699)

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THE POWER COMMISSION ACT

O. Reg. 173/48. New and Revoking O. Reg. 237/47. Rationing of Power. Made—11th August, 1948. Approved—12th August, 1948. Filed—13th August, 1948, 3.00 p.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

PART I

WATER HEATERS

- 1.—(1) Unless water heaters operated by electrical power are,—
 - (a) equipped with thermostatic control, and

(b) installed in or on tanks which are thermally insulated,

no municipality or municipal commission receiving electrical power from the Commission shall supply or use or permit to be supplied or used by any person the electrical power or any part thereof for the operation of water heaters installed or replaced after the 1st of November, 1948.

- (2) No person shall take from any municipality or municipal commission any electrical power received from the Commission and use it for the operation of water heaters in a manner contrary to the provisions of subregulation 1.
- (3) No person shall take any electrical power procured from the Commission and use it for the operation of water heaters in a manner contrary to the provisions of subregulation 1.
 - 2. Ontario Regulations 237/47 are revoked.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO.

ROBERT H. SAUNDERS,
Chairman.
E. B. EASSON,
Secretary.

Dated at Toronto the 5th day of August, 1948.

(1655)



AUGUST 28th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 174/48. Replacing O. Reg. 102/46. Schedule for the Barbering Industry in the Port Hope Zone. Made—12th August, 1948. Filed—17th August, 1948, 3.40 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 102/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the 1st of September, 1948.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PORT HOPE ZONE

- 1. No work shall be performed in the barbering industry in the Port Hope zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Port Hope Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on,—
 - (i) Monday, Tuesday, Thursday and Friday between 8 a.m. and 6 p.m.; and
 - (ii) Saturday between 8 a.m. and 7 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday falls on a Thursday 9 hours of work may be performed between 8 a.m. and 7 p.m. on the Wednesday immediately preceding the holiday.
- (3) Subject to subsection 2 where Christmas Day occurs during a week 9 hours of work may be performed between 8 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees working in the industry is established:

- Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
- Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and 65 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of.—
 - (a) \$15.75 a week for 21 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday and Friday; and
 - (ii) 9 hours a day on Saturday;
 - (b) \$13.50 a week for 18 hours of work to be performed,—
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday;
 - (c) \$11.25 a week for 15 hours of work to be performed,—
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday;
 - (d) \$9 a week for 12 hours of work to be performed.—
 - (i) 3 hours a day on Monday, Tuesday, Thursday or Friday; and
 - (ii) 9 hours a day on Saturday; and
 - (e) \$6.75 for 9 hours of work to be performed on any one regular working-day.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.-(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plain	50 cents
(b)	haircut or trim, persons 14 years and	
	over	50 cents
(c)	haircut, persons under 14 years	35 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
(g)	shampoo, plain	50 cents
	shave	30 cents
(i)	singe	35 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1676) 35

THE INDUSTRIAL STANDARDS ACT

O. Reg. 175/48. Replacing O. Reg. 241/47. Schedule for the Carpentry Industry in the Kingston Zone. Made—12th August, 1948. Filed—17th August, 1948, 3.45 p.m.

REGULÁTIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 241/47 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE KINGSTON ZONE

1. No work shall be performed in the carpentry industry in the Kingston zone except in accordance with this schedule.

HOURS OF WORK

- The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages for all work performed in the industry during the,—
 - (a) regular working periods; and
 - (b) night of not more than 8 hours' duration where the work is of such a nature that it cannot be performed during the regular working-day,

shall be \$1.33 an hour.

SHIFT WORK .

- 4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where 2 or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5.—(1) Except as provided in sections 2, 3 and 4 an employee who performs any work in the industry shall be deemed to be doing overtime work.
- (2) The minimum rates of wages for overtime work shall be,—
 - (a) \$2 an hour for,—
 - (i) 4 hours' overtime work on any regular working-day; and
 - (ii) work performed between 8 a.m. and 12 noon on Saturday; and
 - (b) \$2.66 an hour for all other overtime work.

6.—(1) Except,—

- (a) in cases of extreme necessity where life or property is jeopardized; or
- (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no work shall be performed in the industry on Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day, Thanksgiving Day or Christmas Day.

- (2) All work performed under subsection 1 shall be,—
 - (a) deemed to be overtime work; and
 - (b) performed only after obtaining a permit from the advisory committee.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped and the rate may be fixed at the request of employee or employer.

(1677)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 176/48. Replacing O. Reg. 101/46. Schedule for the Barbering Industry in the Cobourg Zone. Made—12th August, 1948. Filed—17th August, 1948, 3.50 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 101/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the 1st of September, 1948.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE COBOURG ZONE

- 1. No work shall be performed in the barbering industry in the Cobourg zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Cobourg Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Saturday between 8 a.m. and 6 p.m.; and
 - (ii) 11 hours of work to be performed on Friday between 8 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where Christmas Day falls on a Thursday 11 hours of work may be performed between 8 a.m. and 9 p.m. on the Wednesday immediately preceding Christmas Day.
- (3) Subject to subsection 2 where a holiday occurs during a week 9 hours of work may be performed between 8 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.

Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and 65 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of.—
 - (a) \$17.25 a week for 23 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday and Saturday; and
 - (ii) 11 hours a day on Friday;
 - (b) \$15 a week for 20 hours of work to be performed,—
 - (i) 3 hours a day on any 3 days of Monday, Tuesday, Thursday or Saturday; and
 - (ii) 11 hours a day on Friday;
 - (c) \$12.75 a week for 17 hours of work to be performed,—
 - (i) 3 hours a day on any 2 days of Monday, Tuesday, Thursday or Saturday; and
 - (ii) 11 hours a day on Friday;
 - (d) \$10.50 a week for 14 hours of work to be performed,—
 - (i) 3 hours a day on Monday, Tuesday, Thursday or Saturday; and
 - (ii) 11 hours a day on Friday;
 - (e) \$8.25 for 11 hours of work to be performed on Friday; and
 - (f) \$6.75 for 9 hours of work to be performed on a day other than Friday.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a)	facial massage, plainhaircut or trim, persons 14 years and	50 cents
(0)	over	50 cents
(c)	haircut, persons under 14 years	35 cents

(d) head rub	25 cents 50 cents 50 cents 30 cents
(<i>i</i>) singe	

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1678)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 177/48. Revoking O. Reg. 59/47. Revoking Schedule for the Carpentry Industry in the Cornwall Zone. Made—28th July, 1948. Filed—17th August, 1948, 3.55 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Ontario Regulations 59/47 are revoked.
- 2. These regulations shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

CHARLES DALEY, Minister of Labour.

July 28, 1948.

(1679)

35

THE INDUSTRIAL STANDARDS ACT

O. Reg. 178/48. Replacing O. Reg. 118/47. Schedule for the Carpentry Industry in the Cornwall Zone. Made—12th August, 1948. Filed—17th August, 1948, 4.00 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 118/47 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE CORNWALL ZONE

1. No work shall be performed in the carpentry industry in the Cornwall zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the rregular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 7.30 a.m. and 4.30 p.m. during the months of November to March, both inclusive, and between 8 a.m. and 5 p.m. during the months of April to October, both inclusive; and
 - (ii) 4 hours of work to be performed on Saturday between 7.30 a.m. and 12 noon during the months of November to March, both inclusive, and between 8 a.m. and 12 noon during the months of April to October, both inclusive.

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages for all work performed in the industry during the,—
 - (a) regular working periods; and
 - (b) night of not more than 8 hours' duration where the work is of such a nature that it cannot be performed during the regular working-day,

shall be \$1.22 an hour.

SHIFT WORK

- 4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where 2 or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry,—
- (a) at any time other than during the regular working periods; and
- (b) on Sunday, New Year's Day, Good Friday, Dominion Day, the first Monday in August, Labour Day, Thanksgiving Day, Remembrance Day or Christmas Day,

shall be deemed to be overtime work.

- 6.—(1) Unless the employer has obtained a permit authorizing the work from the advisory committee no overtime work shall be performed in the industry.
 - (2) Except,—

- (a) in cases of extreme necessity where life or property is jeopardized; or
- (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no work shall be performed in the industry on the days in clause b of section 5.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 7. The minimum rates of wages for overtime work shall be,—
 - (a) \$1.83 an hour for 3 hours' overtime work on any regular working-day; and
 - (b) \$2.44 an hour for all other overtime work.

ADVISORY COMMITTEE

8. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(1680) 35

THE INDUSTRIAL STANDARDS ACT

O. Reg. 179/48. New. Schedule for the Sheet-Metal Work Construction Industry in the Windsor Zone. Made—12th August, 1948. Filed—17th August, 1948, 4.05 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. The schedule shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

SCHEDULE FOR THE SHEET-METAL WORK-CONSTRUCTION INDUSTRY IN THE WINDSOR ZONE

1. No work shall be performed in the sheet-metal work construction industry in the Windsor zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the sheet-metal work construction industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between,—
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess; or

(ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.50 an hour.

SHIFT WORK

- 4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where 2 or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Except as provided in sections 2, 3 and 4 an employee who performs any work in the industry shall be deemed to be doing overtime work.
- 6. The minimum rates of wages for overtime work shall be \$3 an hour.

7.—(1) Except,—

- (a) in cases of extreme necessity where life or property is jeopardized; or
- (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no work shall be performed in the industry on Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Windsor Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day.

- (2) All work performed under subsection 1 shall be,—
 - (a) deemed to be overtime work; and
 - (b) performed only after obtaining a permit from the advisory committee.

ADVISORY COMMITTEE

8. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped and the rate may be fixed at the request of employee or employer.

(1681) 35

THE PUBLIC HOSPITALS ACT

O. Reg. 180/48. Amending O. Reg. 43/45. Amending Schedule for Classification of Hospitals. Made—12th August, 1948. Filed—17th August, 1948, 4.10 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. Schedule 1 of Ontario Regulations 43/45 as made by Ontario Regulations 34/48 is amended by,—

- (a) adding the following item under the heading "Group B Hospitals":
- 38 The Salvation Army Grace Hospital Ottawa 38 16

and ""

(b) striking out item 46 under the heading "Group C Hospitals."

(1682)

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THE PUBLIC HEALTH ACT

O. Reg. 181/48.
Amending O. Reg. 57/45.
Amending Schedule for the Porcupine
Health Unit.
Made—12th August, 1948.
Filed—17th August, 1948, 4.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Section 1, except clauses a, c, d and e, of Schedule 1 of the Appendix to Ontario Regulations 57/45, as made by Ontario Regulations 98/48, is revoked and the following substituted therefor:
 - 1. The Board of Health of the Porcupine Health Unit shall consist of five members as follows:

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(b) one member to be appointed annually by the Municipal Council of the Town of Timmins;

RUSSELL T. KELLEY,
Minister of Health.

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(1683)

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THE COMPANIES INFORMATION ACT

O. Reg. 182/48. Amending O. Reg. 32/47.
Prospectus. Made—23rd July, 1948. Filed-19th August, 1948, 4.00 p.m.

REGULATIONS MADE UNDER THE COMPANIES INFORMATION ACT

- 1. Clause b of regulation 3 of Ontario Regulations 32/47 as made by Ontario Regulations 32/48 is revoked and the following substituted therefor:
 - (b) companies which have filed a prospectus under The Securities Act, 1947, in respect to the sale referred to in section 2 of the Act;

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THE INDISTRIAL STANDARDS AC (2001)

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SEPTEMBER 4th, 1948

THE PROFESSIONAL ENGINEERS ACT

O. Reg. 183/48. Amending O. Reg. 129/46. Amending By-laws. Made—16th August, 1948. Approved—19th August, 1948. Filed—24th August, 1948, 9.15 a.m.

BY-LAWS PASSED BY THE COUNCIL UNDER THE PROFESSIONAL ENGINEERS ACT

1. Ontario Regulations 129/46 are amended by adding thereto the following by-laws:

CODE OF ETHICS

43a. The code of professional ethics in Schedule 1 is prescribed for members of the Association.

INTERPRETATION

- 43b. For the purposes of subsection 1 of section 32 of the Act,—
 - (a) "gross negligence" means any act or omission in the carrying out of work of a professional engineer which shows a reckless or deliberate disregard of or indifference to the rights or safety of others;
 - (b) "unprofessional conduct" means infamous disgraceful or improper conduct in a professional respect and includes any violation of the code of professional ethics set forth in Schedule 1;
 - (c) "incompetence" means lack of adequate knowledge of, or continued neglect or failure to exercise, the ordinary skills of a professional engineer; and
 - (d) "serious criminal offence" means,-
 - (i) any act committed in Canada which is punishable on indictment under the Criminal Code of Canada, and
 - (ii) any act which if committed in Canada would be punishable on indictment under the Criminal Code of Canada,

but shall not include any political offence committed outside Canada or any offence which does not affect the fitness of a professional engineer to practise his profession.

SCHEDULE 1

CODE OF PROFESSIONAL ETHICS

GENERAL

- 1. A professional engineer owes certain duties to the public, to his employers, to other members of his profession and to himself and shall act at all times with,—
 - (a) fairness and loyalty to his associates, employers, subordinates and employees;

- (b) fidelity to public needs; and
- (c) devotion to high ideals of personal honour and professional integrity.

DUTY OF PROFESSIONAL ENGINEER TO THE PUBLIC

- 2. A professional engineer,-
- (a) shall endeavour at all times to enhance the public regard for his profession by extending the public knowledge thereof and discouraging untrue, unfair or exaggerated statements with respect to professional engineering;
- (b) shall not give opinions or make statements on professional engineering projects of public interest that are inspired or paid for by private interests unless he clearly discloses on whose behalf he is giving the opinions or making the statements:
- (c) shall not express publicly or while he is serving as a witness before a court, commission or other tribunal opinions on professional engineering matters that are not founded on adequate knowledge and honest conviction;
- (d) shall make effective provisions for the safety of life and health of a person who may be affected by the work for which he is responsible; and
- (e) shall sign or seal only those plans, specifications and reports actually made by him or under his personal supervision and direction.

DUTY OF PROFESSIONAL ENGINEER TO EMPLOYER

- 3. A professional engineer,-
- (a) shall act in professional engineering matters for each employer as a faithful agent or trustee and shall regard as confidential any information obtained by him as to the business affairs, technical methods or processes of an employer;
- (b) shall present clearly to his employers the consequences to be expected from any deviations proposed in the work if his professional engineering judgment is overruled by nontechnical authority in cases where he is responsible for the technical adequacy of professional engineering work;
- (c) shall have no interest, direct or indirect, in any materials, supplies or equipment used by his employer or in any persons or firms receiving contracts from his employer without in advance informing his employer of the nature of the interest;
- (d) shall not tender on competitive work upon which he may be acting as a professional engineer without first advising his employer;
- (e) shall not act as consulting engineer in respect of any work upon which he may be the contractor without first advising his employer; and
- (f) shall not accept compensation, financial or otherwise, for a particular service, from more than one person except with the full knowledge of all interested parties.

DUTY OF PROFESSIONAL ENGINEER TO OTHER PROFESSIONAL ENGINEERS

- 4. A professional engineer,-
- (a) shall conduct himself towards other professional engineers with courtesy and good faith;
- (b) shall not accept any engagement to review the work of another professional engineer for the same employer except with the knowledge of that engineer, or except where the connection of that engineer with the work has been terminated;
- (c) shall not maliciously injure the reputation or business of another professional engineer;
- (d) shall not attempt to gain an advantage over other members of his profession by paying or accepting a commission in securing professional engineering work; and
- (e) shall not advertise in a misleading manner or in a manner injurious to the dignity of his profession; but seek to advertise by establishing a well-merited reputation for personal capacity.

DUTY OF PROFESSIONAL ENGINEER TO HIMSELF

- 5. A professional engineer,-
- (a) shall maintain the honour and integrity of his profession and expose without fear or favour before the proper tribunals unprofessional or dishonest conduct by any other member of the profession; and
- (b) shall undertake only such work as he is competent to perform by virtue of his training and experience, and shall, where advisable, retain and co-operate with other professional engineers or specialists.

(1734)

THE MINING ACT

O. Reg. 184/48. New. Lands withdrawn from prospecting. Made—19th August, 1948. Filed—24th August, 1948, 3.45 p.m.

REGULATIONS MADE UNDER THE MINING ACT

1. Mining rights consisting of natural gas and oil within the lands described in Schedule I are withdrawn from prospecting and staking out and from sale or lease.

SCHEDULE I

All those portions of the territorial districts of Cochrane and Kenora described as follows:

Commencing at the north-east corner of the Township of Birdsall, in the Territorial District of Cochrane; thence southerly along the east boundaries of the townships of Birdsall and Haight to the south-east corner of the last-mentioned township; thence easterly along the north boundary of the Township of Mulholland to the north-east corner thereof; thence southerly along the east boundaries of the townships of Mulholland and Pickett to the south-east corner of the last-mentioned township; thence westerly along the south

boundaries of the townships of Pickett and Gentles and along the north boundary of the Township of Lambert to the north-west corner of the last-mentioned township; thence southerly along the west boundary of the Township of Lambert to the south-west corner thereof; thence easterly along the south boundaries of the townships of Lambert and Rapley to the north-east corner of the Township of Hecla; thence southerly along the east boundary of the last-mentioned township to the south-east corner thereof; thence easterly along the north-east corner thereof; thence easterly along the north-east corner thereof; thence southerly along the east boundary of the Township of Emerson to the south-east corner thereof; thence westerly along the south boundaries of the townships of Emerson, Kipling Acres, Wright, Garden, McBrien and Burstall to the south-west corner of the last-mentioned township; thence southerly along the west boundary of the Township of Scovil to the south-west corner thereof; thence westerly along the north boundaries of the townships of Mulvey, Ritchie, Bannerman, Fushimi, Rogers, of Mulvey, Ritchie, Bannerman, Fushimi, Rogers, Auden and Fintry to a point in the north boundary of the last-mentioned township distant one mile measured westerly from the high-water mark on the westerly shore of the Mattagami River; thence in a general northerly and north-easterly direction parallel to the high-water mark on the westerly shore of the Mattagami River and the high-water mark on the north-westerly shore of the Albany River and always at a distance of one mile from the high-water mark of those rivers to a point where it intersects a line drawn parallel to the high-water mark on the north-west shore of the Chickney Channel near the mouth of the Albany River and distant one mile measured westerly from the high-water mark of the Chichney Channel; thence continuing north-easterly parallel to the high-water mark on the north-west shore of the Chickney Channel and always at a distance of one mile from the nearest point therein to the high-water mark on the westerly shore of James Bay; thence in a general southerly direction following the high-water mark of James Bay to its intersection with the high-water mark on the northerly shore of the north channel of the Albany River and being at the mouth of the Albany River; thence south-easterly in a straight line to the north-easterly extremity of Albany Island in the mouth of the Albany River; thence continuing south-easterly following the high-water mark of James Bay and being along the eastern extremity of Albany Island to the south-easterly extremity thereof; thence westerly following the high-water mark of the Albany River and being along the southern extremity of Albany Island to the the southern extremity of Albany Island to the intersection with a line drawn north astronomically from the north-east corner of the Township of Birdsall; thence south astronomically along that line to the north-east corner of the Township of Birdsall, being the point of commencement.

(1735)

36

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 185/48. Amending O. Reg. 99/47. Marketing of Grapes for Processing. Made—27th July, 1948. Approved—12th August, 1948. Filed—26th August, 1948, 11.45 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. Ontario Regulations 99/47 are amended by adding thereto the following:

MARKETING AGENCY

- 15.—(1) The local board may appoint a marketing agency through which grapes shall be marketed for processing.
- (2) Where a marketing agency has been appointed for Ontario or any part thereof all grapes produced within Ontario or such part thereof as that for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency.
- 16. Processors who receive grapes through the medium of a marketing agency appointed by the local board shall forward payments for grapes so received to the marketing agency.

Dated at Toronto this 27th day of July, 1948.

G. F. PERKIN, (Seal)

Chairman. F. K. B. STEWART, Secretary.

(1749) . 36

THE MILK CONTROL ACT, 1948

O. Reg. 186/48. New. The Hespeler Milk Producers Association. Made—17th August, 1948. Approved—19th August, 1948. Filed—27th August, 1948, 11.30 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Hespeler Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Hespeler.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

IOMAGA RENNEDA

21

THE MILK CONTROL ACT, 1948

O. Reg. 187/48.
New.
The Newmarket Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.35 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,-
- (a) "Association" means the Newmarket Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Newmarket.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1761)

36

THE MILK CONTROL ACT, 1948

O. Reg. 188/48.
New.
The Gananoque Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.40 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Gananoque Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Gananoque.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.

(1760)

- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY,
Minister of Agriculture.

(1762)

36

THE MILK CONTROL ACT, 1948

O. Reg. 189/48.
New.
The Kingston Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.40 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Kingston Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the City of Kingston.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1763)

36

THE MILK CONTROL ACT, 1948

O. Reg. 190/48.
New.
The Wingham Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.45 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,-
- (a) "Association" means the Wingham Milk Producers Association; and

- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Wingham.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1764)

36

THE MILK CONTROL ACT, 1948

O. Reg. 191/48.
New.
The Midland-Penetang Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.45 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Midland-Penetang Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the towns of Midland and Penetanguishene.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1765)

THE MILK CONTROL ACT, 1948

O. Reg. 192/48.
New.
The Niagara Falls Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.48 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,-
- (a) "Association" means the Niagara Falls Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the City of Niagara Falls.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1766)

THE MILK CONTROL ACT, 1948

O. Reg. 193/48. New. The Timmins Milk Producers Association. Made—17th August, 1948. Approved—19th August, 1948. Filed—27th August, 1948, 11.50 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,-
- (a) "Association" means the Timmins Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Timmins.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.

- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1767)

36

THE MILK CONTROL ACT, 1948

O. Reg. 194/48.
New.
The Mount Forest Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.56 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,-
- (a) "Association" means the Mount Forest Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Mount Forest.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY,
Minister of Agriculture.

(1768)

36

36

THE MILK CONTROL ACT, 1948

O. Reg. 195/48.
New.
The Twin City Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 11.58 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,-
- (a) "Association" means the Twin City Milk Producers Association; and

- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the cities of Kitchener and Waterloo.
- A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1769)

36

THE MILK CONTROL ACT, 1948

O. Reg. 196/48.
New.
The Thorold-Merritton Milk Producers
Association.
Made—17th August, 1948.
Approved—19th August, 1948.
Filed—27th August, 1948, 12.00 a.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Thorold-Merritton Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the towns of Thorold and Merritton.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1770)

36

THE MILK CONTROL ACT, 1948

O. Reg. 197/48. New. The Preston Milk Producers Association. Made—17th August, 1948. Approved—19th August, 1948. Filed—27th August, 1948, 12.10 p.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Preston Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Preston.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(1771)

36

THE ADOLESCENT SCHOOL ATTENDANCE ACT

O. Reg. 198/48. Amending O. Reg. 54/47. Employment Certificate. Made—23rd August, 1948. Approved—26th August, 1948. Filed—30th August, 1948, 9.25 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE ADOLESCENT SCHOOL ATTENDANCE ACT

- 1. Ontario Regulations 54/47 are amended by adding thereto the following regulation:
 - 5a. Where a school attendance officer grants an Employment Certificate, it shall not be valid in another municipality without the endorsement of the school attendance officer of the latter municipality.

August 23, 1948.

G. A. DREW, Minister of Education.

(1772)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 199/48.
Amending O. Reg. 149/47.
University of Ottawa Normal School.
Made—23rd August, 1948.
Approved—26th August, 1948.
Filed—30th August, 1948, 9.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Ontario Regulations 149/47 are amended by adding thereto the following:
 - 38a. Where a candidate submits to the Minister,—
 - (a) an Interim or Permanent Third Class Certificate obtained at a Model School, or an Interim or Permanent Kindergarten Primary Certificate obtained by attending a Normal School for 1 year;
 - (b) a letter signed by the proper inspector that the applicant has taught successfully for at least 2 years in a public, separate or continuation school in Ontario in the grade or grades he is qualified to teach;
 - (c) evidence of grade XII standing in English literature, English composition, French literature, French composition, history and mathematics; and
 - (d) evidence of the successful completion of 10 final-examination papers at the University of Ottawa Normal School,

the Minister shall grant him an Interim Second Class Certificate.

- 2. Clause *a* of subregulation 1 of regulation 68 of Ontario Regulations 188/47 is revoked and the following substituted therefor:
 - (a) the entrance board shall nominate and place the chief presiding officer and the assistant presiding officer, at a centre other than at a continuation school;

Toronto, August 23rd, 1948.
G. A. DREW,

G. A. DREW, Minister of Education.

(1773)

36

THE TEACHERS' AND INSPECTORS' SUPERANNUATION ACT, 1946

O. Reg. 200/48. Amending O. Reg. 12/47. Superannuation and War Service. Made—23rd August, 1948. Approved—26th August, 1948. Filed—30th August, 1948, 11.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE TEACHERS' AND INSPECTORS' SUPERANNUATION ACT, 1946.

Regulations 10, 11, 12, 13 and 14 of Ontario Regulations 12/47 are revoked and the following substituted therefor:

ACTIVE SERVICE-WAR 1914-1918.

10. Every person who entered active service in His Majesty's forces in the war 1914-1918 and

who at the time of entering active service was or subsequently became a teacher or inspector shall be deemed to have been employed during the period of his active service where he produces proof of his active service and pays into the fund before the 31st day of -December, 1949, an amount equal to the contributions he would have paid if he had been employed during the period of his active service subsequent to the 1st day of April, 1917, and such amount shall be calculated on a salary of \$550 per annum or on the salary he received during the first year that he was employed after his discharge from active service, with accumulated interest at the rate of four and three-quarters per centum per annum compounded half-yearly.

ACTIVE SERVICE-WAR 1939-1945.

(EMPLOYED TEACHERS AND INSPECTORS)

- 11.—(1) Every person who entered active service in His Majesty's forces in the war 1939-1945 and who at the time of entering active service was a teacher or inspector and who has produced proof of his active service and has paid or the board formerly employing him has paid into the fund an amount equal to the contributions he would have paid if he had been employed during the period of his active service, calculated on the salary he was receiving at the time he entered active service or that he would have received under the salary schedule applicable, with accumulated interest at the rate of four and three-quarters per centum per annum compounded half-yearly, shall be deemed to have been employed during the period of his active service.
- (2) Where neither the teacher or inspector nor the board on his behalf paid the amount mentioned in subregulation 1 during the period of his active service, he shall be entitled, on producing proof of his active service, to enter into an agreement with the Commission before the 31st day of December, 1949, or before the second anniversary of the date of his discharge from active service whichever is the later date, to pay the amount mentioned in subregulation 1, and when payment has been made in accordance with the agreement he shall be deemed to have been employed during the period of his active service.

SPECIAL WAR SERVICE-1939-1945

- 12.—(1) Every person who entered upon special war service in connection with His Majesty's forces, being service that was related to the war 1939-1945 but not being,—
 - (a) active service;
 - (b) service in connection with the production of munitions, food or supplies; or
 - (c) service of a clerical nature only,

and who at the time of entering special war service was a teacher or inspector and who has produced proof of his special war service and paid, or the board formerly employing him has paid into the fund an amount equal to the contributions he and the Treasurer of Ontario, on his behalf, would have paid if he had been employed during the period of his special war service, calculated on the salary he was receiving at the time he entered special war service or that he would have received under the salary schedule applicable, with accumulated interest at the rate of four and three-quarters per centum per annum compounded

half-yearly, shall be deemed to have been employed during the period of his special war service.

- (2) Where neither the teacher or inspector nor the board on his behalf paid the amount mentioned in subregulation 1 during the period of his special war service, he shall be entitled, on producing proof of his special war service, to enter into an agreement with the Commission before the 31st day of December, 1949, or the second anniversary of the date of the termination of his special war service whichever is the later date, to pay the amount mentioned in subregulation 1, and when payment has been made in accordance with the agreement he shall be deemed to have been employed during the period of his special war service.
- (3) Nothing in this regulation shall entitle a contributor under subregulation 1 or 2,—
 - (a) to a refund of that part of the contributions which the Treasurer of Ontario would have made on his behalf if he had been employed; or
 - (b) to the annual allowance under section 30 or 31 of the Act in respect of a physical or mental disability suffered during the period of special war service.

ACTIVE SERVICE-WAR 1939-1945.

(NEW TEACHERS AND INSPECTORS)

 Every person who entered active service in His Majesty's forces in the war 1939-1945 and who subsequently became a teacher or inspector shall be entitled, on producing proof of his active service, to enter into an agreement with the Commission before the 31st day of December, 1949, or the first anniversary of the date upon which he became employed whichever is the later date, to pay an amount equal to the contributions he would have paid if he had been employed during the period of his active service, and such amount shall be calculated on a salary of \$550 per annum in respect of any period before the 1st day of September, 1945, and \$800 in respect of any period commencing on or after the 1st day of September, 1945, or on the salary he received during the first year that he was employed after his discharge from active service, with accumulated interest at the rate of four and three-quarters per centum per annum compounded half-yearly, and when payment has been made in accordance with the agreement he shall be deemed to have been employed during the period of his active service.

Dated at Toronto, this 23rd day of August, 1948.

G. A. DREW, Minister of Education.

(1774)

SEPTEMBER 11th, 1948

THE CHEESE AND HOG SUBSIDY ACT, 1948

O. Reg. 201/48. New. Cheese Subsidy. Made—29th July, 1948. Filed—1st September, 1948, 2.45 p.m.

REGULATIONS MADE UNDER THE CHEESE AND HOG SUBSIDY ACT, 1941, AS CONTINUED IN FORCE BY THE CHEESE AND HOG SUBSIDY ACT, 1948

CHEESE SUBSIDY

INTERPRETATION

- 1. In these regulations,-
- (a) "Director" shall mean the Director of Dairying appointed under *The Dairy Products Act*, 1938; and
- (b) "net weight" shall mean the weight of the cheese as paid for by the purchaser.

AMOUNT OF SUBSIDY

2. The amount of the subsidy, to be computed from the 26th day of July, 1948 and paid out of the Consolidated Revenue Fund to every person who produces milk in Ontario which is processed into cheese on and after the 26th day of July, 1948, is fixed at two cents for each pound of cheese processed from that milk.

APPLICATION FOR SUBSIDY

- 3.—(1) Every application for a subsidy shall be made in triplicate in writing.
- (2) One copy of the application shall be kept on file by the factory and the other two copies shall be forwarded to the Cheese Subsidy Division, Department of Agriculture, Parliament Buildings, Toronto, Ontario.
- 4. In every application the period for which a subsidy is claimed shall correspond with the payment period for which producers are paid for milk and the application shall state the correct net weight of the cheese.

- 5. Every application for a subsidy shall be accompanied by invoices or statements received from each purchaser showing the net weight of cheese paid for by the purchaser and the application shall include a statement of any cheese made for sale to patrons of the factory.
- 6. Applications for subsidies shall be sent to the Cheese Subsidy Division at least once a month.

GENERAL PROVISIONS

- 7. Subsidies which are payable to producers who have supplied milk to a cheese factory shall be paid to the factory as agent for the Treasurer of Ontario and pro-rated by the factory to the producers entitled to receive subsidies on the basis of the butter-fat content of the milk.
- 8. The cheese factories shall pro-rate the moneys received from the subsidies to producers who have supplied milk to the factories before the expiration of one month from the date of receiving the moneys.
- 9. The payment of the subsidy shall be based on the net weight of the cheese.
- 10. Every person engaged in the business of processing milk into cheese shall furnish information in respect to the milk or cheese and shall produce his books and records for the purpose of inspection or audit.
- 11. The Director and every officer under *The Dairy Products Act*, 1938; who has been authorized in writing by the Director, shall have authority to inspect or audit the books and records of cheese factories.
- 12. Where an error is made by a cheese factory in the pro-rating of the subsidy to any producer the factory shall correct the error in the manner and within the time specified by the Director.
- 13. Any subsidy payable to any person who fails to comply with any provision of the Act or these regulations may be withheld.
- 14. Every cheese factory shall give a statement to each producer for each payment period which statement shall include particulars of the amount of the cheese subsidy received from the Treasurer of Ontario to be paid to the producer.

(1797) 37

Particulous Under The Depointment Aug 1944

SEPTEMBER 18th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 202/48. Amending O. Reg. 79/48. Amending Schedule. Made—2nd August, 1948. Approved—2nd September, 1948. Filed—9th September, 1948, 11.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Subsection 2 of section 4 of the schedule of Ontario Regulations 79/48 is revoked and the following substituted therefor:
 - (2) Where a holiday falls on a Tuesday or Thursday 9 hours of work may be performed between 8.30 a.m. and 6.30 p.m. on the Wednesday in that week.

Dated at Toronto the Second of August, 1948.

We concur—
Advisory Committee
for the Barbering
Industry in the
Brantford Zone:
W. E. IRWIN,
D. L. HUNTLEY,
JAS. ROURKE,
JOS. H. CLARK.

The Industray and Labour Board— E. BILLINGTON, (Chairman) E. G. GIBB (Member), J. F. NUTLAND (Member).

(1833)

38

THE INDUSTRIAL STANDARDS ACT

O. Reg. 203/48. Revoking O. Reg. 105/46. Schedule for the Barbering Industry in the St. Mary's Zone. Made—2nd September, 1948. Filed—9th September, 1948, 11.35 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be inforce during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 105/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE ST. MARY'S ZONE

1. No work shall be performed in the barbering industry in the St. Mary's zone except in accordance with this schedule.

2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, St. Mary's Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 46½ hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday and Tuesday between 9 a.m. and 6 p.m.:
 - 6 p.m.;
 (ii) 10 hours of work to be performed on Thursday and Friday between 9 a.m. and 8 p.m.; and
 - (iii) 10½ hours of work to be performed on Saturday between 8.30 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where Christmas Day or New Year's Day is celebrated in a week 10 hours of work may be performed between 9 a.m. and 8 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or commission with a minimum weekly rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) 70 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$22 a week; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or

(b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8,—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and	
over	50 cents
(c) haircut, persons under 14 years	35 cents
(d) head rub	25 cents
(e) ladies' neck clip	25 cents
(f) razor honing	50 cents
(g) shampoo, plain	50 cents
(h) shave	30 cents
(i) singe	35 cents
(,	

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1834)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 204/48. Revoking O. Reg. 105/44. Schedule for the Barbering Industry in the Collingwood Zone. Made—2nd September, 1948. Filed—9th September, 1948, 11.40 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 105/44 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act*, 1044.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE COLLINGWOOD ZONE

1. No work shall be performed in the barbering industry in the Collingwood zone except in accordance with this schedule.

2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Collingwood Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 46½ hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday and Thursday between 9 a.m. and 6 p.m.;
 - (ii) $8\frac{1}{2}$ hours of work to be performed on Friday between 9 a.m. and 7.30 p.m.;
 - (iii) 11 hours of work to be performed on Saturday between 9 a.m. and 10 p.m.; and
 - (iv) 3 hours of work to be performed on Wednesday between 9 a.m. and 12 noon.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday after 12 noon.
- (2) Where a holiday falls on a Thursday 11 hours of work may be performed between 9 a.m. and 10 p.m. on the Wednesday immediately preceding the holiday.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or commission with a minimum weekly rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) 70 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$25 a week; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for,—

- (a) materials supplied;
- (b) laundry service; or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and over. (c) haircut, persons under 14 years. (d) head rub. (e) ladies' neck clip. (f) razor honing. (g) shampoo, plain. (h) shave. (i) singe.	50 cents 35 cents 20 cents 20 cents 50 cents 50 cents 25 cents 20 cents

- (2) No employer or employee may,—
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1835)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 205/48.
Revoking O. Reg. 172/46.
Schedule for the Plumbing and Heating
Industry in the Belleville Zone.
Made—2nd September, 1948.
Filed—9th September, 1948, 11.45 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 172/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE BELLEVILLE ZONE

1. No work shall be performed in the plumbing and heating industry in the Belleville zone except in accordance with this schedule.

HOURS OF WORK

2. The regular working periods for all employers and employees in the plumbing and heating industry shall be,—

- (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days; and
- (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.; and
 - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.25 an hour.

OVERTIME WORK

- 4. Work performed in the industry,—
- (a) at any time other than during the regular working periods; and
- (b) on Sunday, New Year's Day, Victoria Day, Dominion Day, Belleville Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day,

shall be deemed to be overtime work.

5. Unless the employer has obtained a permit authorizing the work from the advisory committee no overtime work shall be performed in the industry.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 6. The minimum rates of wages for overtime work shall be,—
 - (a) \$1.87½ an hour for work performed between 5 p.m. and 12 midnight on Monday, Tuesday, Wednesday, Thursday and Friday; and
 - (b) \$2.50 an hour for all other overtime work.

SHIFT WORK

- 7.—(1) Where the work is carried on in 2 or more shifts an employee shall not be subject to the opening and closing hours of the working-day but work in excess of 8 hours in any 24-hour period shall be deemed overtime work except where done by key-man and foreman who remain to instruct the new shift.
- (2) An employee who works on a night shift shall be entitled to 8 hours' pay for 7 hours' work.

ADVISORY COMMITTEE

- 8. The advisory committee may issue permits authorizing the performance of overtime work at the overtime rates fixed in section 6.
- 9. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(1836)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 206/48. New. Schedule for the Sheet-Metal-Work Construction Industry in the Belleville Zone. Made—2nd September, 1948. Filed—9th September, 1948, 11.50 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE SHEET-METAL-WORK CONSTRUCTION INDUSTRY IN THE BELLEVILLE ZONE

1. No work shall be performed in the sheet-metalwork construction industry in the Belleville zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the sheet-metal-work construction industry shall be,—
 - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.; and
 - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.25 an hour.

OVERTIME WORK

- 4. Work performed in the industry,-
- (a) at any time other than during the regular working periods; and
- (b) on Sunday, New Year's Day, Victoria Day, Dominion Day, Belleville Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day,

shall be deemed to be overtime work.

5. Unless the employer has obtained a permit authorizing the work from the advisory committee no overtime work shall be performed in the industry.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

6. The minimum rates of wages for overtime work shall be,—

- (a) \$1.87½ an hour for work performed between
 5 p.m. and 12 midnight on Monday, Tuesday,
 Wednesday, Thursday and Friday; and
- (b) \$2.50 an hour for all other overtime work.

SHIFT WORK

- 7.—(1) Where the work is carried on in 2 or more shifts an employee shall not be subject to the opening and closing hours of the working-day but work in excess of 8 hours in any 24-hour period shall be deemed overtime work except where done by key-man and foreman who remain to instruct the new shift.
- (2) An employee who works on a night shift shall be entitled to 8 hours' pay for 7 hours' work.

. ADVISORY COMMITTEE

- 8. The advisory committee may issue permits authorizing the performance of overtime work at the overtime rates fixed in section 6.
- 9. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(1837)

38

THE INDUSTRIAL STANDARDS ACT

O. Reg. 207/48. New. Exemption from Act. Made—2nd September, 1948. Filed—9th September, 1948, 11.55 a.m.

REGULATION MADE UNDER THE GASOLINE HANDLING ACT

1. Leaman Transportation Company, Inc. of Downingtown, Pennsylvania, is exempt until the 13th day of May, 1949, from the operation of or compliance with this Act or the regulations or of any of the provisions thereof.

(1838)

38

THE PUBLIC HEALTH ACT

O. Reg. 208/48. Amending O. Reg. 52/45. Welland and District Health Unit. Made—9th August, 1948. Approved—26th August, 1948. Filed—10th September, 1948, 11.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 3 of the Appendix to Ontario Regulations 57/45 as made by Ontario Regulations 94/46 is revoked and the following substituted therefor:

SCHEDULE 3

WELLAND AND DISTRICT HEALTH UNIT

1. The Board of Health of the Welland and District Health Unit shall consist of seven members as follows:

- (a) one member to be appointed by the Lieutenant-Governor in Council;
- (b) two members to be appointed by the Municipal Council of the City of Welland;
- (c) one member to be appointed by the Municipal Council of the Township of Crowland;
- (d) one member to be appointed by the Municipal Council of the Town of Thorold;
- (e) one member to be appointed by the Municipal Council of the Township of Thorold and the Municipal Council of the Village of Fonthill; and
- (f) one member to be appointed by the Municipal Council of the Township of Wainfleet and the Municipal Council of the Township of Willoughby.
- 2.—(1) A member appointed by a municipal council under clause b, c or d of section 1 shall hold office during the pleasure of the municipal council which appointed him.
- (2) A member appointed by the municipal councils under clause e or clause f of section 1 shall hold office during the pleasure of either of the municipal councils which appointed him.

RUSSELL T. KELLEY, Minister of Health.

(1846)

38

THE POWER COMMISSION ACT

O. Reg. 209/48. Rationing of Power. Amending O. Reg. 173/48. Made—18th August, 1948. Approved—19th August, 1948. Filed—13th September, 1948, 4.00 p.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. Ontario Regulations 173/48 are amended by adding thereto the following:

PART II

SPACE HEATERS

- 3.—(1) No municipality or municipal commission receiving electrical power from the Commission shall supply or use or permit to be supplied or used by any person electrical power or any part thereof for the operation of air-heaters, grates, radiators, boilers or any other device for space heating in hotels, tourist cabins, shops, offices and commercial premises.
- (2) No person shall take from any municipality or municipal commission any electrical power received from the Commission and use it in a manner contrary to the provisions of subregulation 1.
- '(3) No person shall take any electrical power procured from the Commission and use it in a manner contrary to the provisions of subregulation 1.

PART III

LIGHTING

- 4.—(1) No municipality or municipal commission receiving electrical power from the Commission shall supply or use or permit to be supplied or used by any person electrical power or any part thereof for,—
 - (a) lighting of interiors of shops, show-windows and offices except,—
 - (i) not more than 2 watts per square foot of gross floor-area of the shop during business hours, and after cessation of business with the public to enable the staff to-work;
 - (ii) not more than 20 watts per lineal foot of width of show-windows of shops between 4.30 p.m., and 9 p.m.;
 - (iii) not more than $2\frac{1}{2}$ watts per square foot of gross floor-area of an office; and
 - (iv) for the protection of property after business hours not more than 5 watts per 100 square feet of gross floor-area of a shop or office but not exceeding 60 watts per shop or office;
 - (b) lighting of exterior signs;
 - (c) exterior flood- or outline-lighting for decorative, ornamental or advertising purposes;
 - (d) lighting of out-door Christmas trees;
 - (e) lighting of parking-lots, used-car lots, service stations, out-door industrial premises and out-door playing fields except,—
 - (i) not more than 15 watts per 100 square feet of parking-lot space while open for business;
 - (ii) not more than 15 watts per 100 square feet of that portion of used-car lots used for display space while open for business and not more than 5 watts per 100 square feet of the used-car lot after cessation of business;
 - (iii) not more than 100 watts per gasoline pump in a service station, exclusive of lights inside the pump-meter compartment, while the service station is open for business;
 - (iv) not more than 15 watts per 100 square feet of whatever part or parts of outdoor industrial premises is in actual use for work in progress and not more than 5 watts per 100 square feet at other times and not more than 5 watts per 100 square feet for protective lighting of that part actually occupied by installations, or used for the storage of materials or equipment; and
 - (v) not more than 60 watts per 100 square feet of playing area of an out-door playing field only while in use;

between sunset and sunrise;

- (f) lighting of,—
 - (i) marquees; or
 - (ii) sidewalk-canopies,

- on hotels, theatres and restaurants except not more than 2 watts per square foot of floor space or sidewalk-area covered by the marquee or canopy;
- (g) lighting of exterior entrances or exits of commercial premises or residences except not more than 100 watts for commercial premises and not more than 25 watts for residences; and
- (h) exterior lighting between sunrise and sunset.
- (2) The lighting permitted for shops during business hours under sub-clauses i and ii of clause a of subregulation 1 shall include the lighting of interior signs, merchandise-displays and showwindows.
- 5. No person shall take from any municipality or municipal commission any electrical power received from the Commission and use it in a manner contrary to the provisions of subregulation 1 of regulation 4.
- 6. No person shall take any electrical power procured from the Commission and use it in a manner contrary to the provisions of subregulation 1 of regulation 4.
- 7. Subregulation 1 of regulation 4 and regulations 5 and 6 shall not apply to,—
 - (a) (i) lighting of air-ports and transportation terminals;
 - (ii) lighting for police, fire and propertyprotection services, traffic lights, traffic and warning signs; and
 - (iii) lighting required by law;
 - (b) hospitals;

- (c) lighting for interior domestic purposes;
- (d) lighting of a single exterior sign, not exceeding 60 watts, to designate,—
 - (i) an office of a medical or dental practitioner, embalmer or funeral director, or pharmaceutical chemist;
 - (ii) an ambulance, telephone or telegraph station; or
 - (iii) premises providing sleeping accommodation for travellers.

PART IV

- 8. In these regulations,-
- (a) "shop" means any building or a portion of a building, booth, stall or place where goods are handled or exposed or offered for sale, or where goods are manufactured and which is not a factory; but shall not include any part of a building used for office purposes; and
- (b) "office" shall mean a building or part of a building occupied and used for office purposes only.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO.

GEO. H. CHALLIES, Vice-Chairman. E. B. EASSON, Secretary.

(1852)

SEPTEMBER 25th, 1948

Erratum

THE GASOLINE HANDLING ACT

The heading of Ontario Regulations 207/48 on page 260 (foot pagination) published in The Ontario Gazette of the 18th September, 1948, should read, "THE GASOLINE HANDLING ACT."

(1919)

39

THE NURSES ACT, 1947

O. Reg. 210/48. General. New and Revoking O. Regs. 221/44, 47/45, 22/46, 125/46. Made—9th September, 1948. Filed—14th September, 1948, 8.30 a.m.

REGULATIONS MADE UNDER THE NURSES ACT, 1947

INTERPRETATION

- 1. In these regulations,-
- (a) "Council" means Council of Nurse Education;
- (b) "hospital" includes a sanitarium or a sanatorium;
- (c) "inspector" means an inspector appointed under the Act;
- (d) "instructor" means an instructor of student nurses or trainees;
- (e) "superintendent" means a superintendent of a training school;
- (f) "trainee" means a person admitted to a training course;
- (g) "training centre" means any place where a training course is conducted;
- (h) "training course" means a training course for nursing assistants; and
- (i) "training school" means a training school for nurses.

PART I ADMINISTRATION

DIRECTOR

- 2. The Director shall be responsible to the Minister for the enforcement of the Act and the regulations and shall keep,—
 - (a) a record of all training schools and training courses;
 - (b) a record of the results of all examinations conducted under regulation 23 and regulation 40;
 - (c) a record of all persons to whom a certificate of renewal of registration is issued.

COUNCIL OF NURSE EDUCATION

- 3.—(1) There shall be a Council of Nurse Education consisting of the Deputy Minister of Health, the Director and 9 other members appointed by the Lieutenant-Governor in Council as follows:
 - (a) a duly qualified medical practitioner who is an inspector under *The Public Hospitals Act*;

- (b) a duly qualified medical practitioner recommended by the Registered Nurses Association of Ontario;
- (c) an officer of the Department of Education; and
- (d) 6 registered nurses recommended by the Registered Nurses Association of Ontario.
- (2) The members appointed under clauses *a*, *b* and *c* of subregulation 1 shall hold office for a term of 3 years or until their successors are appointed.
- (3) Of the members first appointed under clause d of subregulation 1, two shall hold office for 1 year, two for 2 years and two for 3 years, and thereafter each member so appointed shall hold office for 3 years.
- (4) Every member appointed under clause d of subregulation 1 shall hold office until her successor has been appointed.
- (5) Where a member has been appointed for 2 consecutive terms that member shall not be reappointed before the expiration of a term.
- 4. The Council shall appoint annually from its members a chairman, a vice-chairman and a secretary, who shall hold office during the pleasure of the Council.
- 5. Six members of the Council shall constitute a quorum, and all business of the Council shall be decided by a majority of the members present.
- 6. The Council may by resolution determine the time and place of meetings, the procedure of summoning and conducting meetings and may make recommendations to the Minister for the better carrying out of the provisions of the Act and the regulations.
- 7. The chairman or vice-chairman, when in the chair, and the chairman of any meeting shall have the same right to vote as any other member of the Council, but shall have no casting vote; and in the event of an equality of votes a motion shall be declared lost.

INSPECTOR

- 8.—(1) The Lieutenant-Governor in Council may appoint one or more registered nurses to be an inspector or inspectors of training schools or training courses.
- (2) The inspector, subject to the direction of the Director, shall inspect training schools and training courses at least once every 2 years.
- (3) The inspector shall submit a report of his inspection to the Director.

PART II

NURSES

ESTABLISHMENT OF TRAINING SCHOOLS

 Before any hospital or university establishes a training school it shall give notice in writing to the Director.

COURSE OF INSTRUCTION

10.—(1) Every training school shall be connected or affiliated with a hospital or university and shall provide a course of at least 3 years of instruction in a hospital or hospitals.

(2) Where, in the opinion of the Council, the instruction and hospital services in any training school do not meet the requirements of these regulations, the Council may approve an arrangement whereby the student nurses in the training school may take a course in another training school.

STAFF OF A TRAINING SCHOOL

- 11.—(1) Every training school shall provide a training staff for training student nurses as prescribed by subregulation 2.
 - (2) The staff shall include,-
 - (a) a superintendent of nurses;
 - (b) an assistant superintendent of nurses;
 - (c) a night superintendent of nurses;
 - (d) a nurse supervisor in every department of the hospital to which student nurses are assigned; and
 - (e) at least two nurse instructors.
- (3) Every member of the staff shall be a registered nurse.

EQIPMENT AND ACCOMMODATION

- 12.—(1) Every training school shall provide for the use of student nurses a separate building as a residence equipped with,—
 - (a) lavatory facilities including,-
 - (i) 1 toilet;
 - (ii) 1 wash-basin; and
 - (iii) 1 bath-tub;

for each 6 students;

- (b) a separate room with clothes-closet for each nurse:
- (c) quiet residential accommodation for night nurses; and
- (d) a recreation room.
- (2) Every training school shall provide for the use and instruction of student nurses,—
 - (a) classrooms including,-
 - (i) at least 1 classroom for the accommodation of all the student nurses enrolled in the training school;
 - (ii) 1 classroom for the accommodation of a class; and
 - (iii) 1 demonstration room for the accommodation of a class and equipped with at least 1 bed and 1 bedside table for every 6 students in the class;
 - (b) laboratories including,-
 - (i) a science laboratory large enough to accommodate 16 students; and
 - (ii) a dietetic laboratory large enough to accommodate 16 students;
 - (c) such other accommodation as may be required, including one of each of the following:
 - (i) a library;

- (ii) a study containing at least 1 chair and 1 table for each 8 students;
- (iii) an office for each instructor;
- (iv) a cloak- and wash-room;
- (v) a storage-room; and
- (vi) a cleaning cupboard with hopper and sink;
- (d) all necessary equipment including,-
 - (i) blackboards;
 - (ii) anatomical charts;
 - (iii) skeletons;
 - (iv) specimens of bones;
 - (v) demonstration beds;
 - (vi) manikins;
 - (vii) students' chairs;
 - (viii) reference books;
 - (ix) cupboards for demonstration equipment;and
 - (x) 1 microscope for every 3 students.

ADMISSION OF STUDENT NURSES

- 13.—(1) An applicant for admission to a training school shall,—
 - (a) be of the full age of eighteen years;
 - (b) possess,—
 - (i) the Secondary School Graduation Diploma of the Department of Education issued without qualifications respecting options, or an equivalent certificate as determined by the Minister of Education;
 - (ii) where the applicant resides in another province of Canada, qualification for entrance to a university in the province in which the applicant resides; or
 - (iii) where the applicant has been honourably discharged from His Majesty's Forces, Grades XI and XII standing in any four of the subjects required for the Secondary School Graduation Diploma;

and

- (c) submit a birth certificate to the superintendent for inspection before admission is granted.
- 14. Where a student nurse has completed the probation period under regulation 15, the superintendent shall notify the Director of the admision of the student nurse to the training school.
- 15.—(1) The superintendent shall not permit a student nurse to assume responsibility as a nurse until the student nurse has completed a probation period of not less than 18 weeks.
- (2) The probation period referred to in subregulation 1 shall not exceed 24 weeks.
- (3) The training of the student nurse during the probation period shall include practical demonstrations of nursing methods and the practice thereof.

COURSE OF INSTRUCTION

- 16.—(1) Every training school shall provide and every student nurse therein shall complete the course of instruction prescribed in this regulation.
- (2) A training school shall give clinical training to student nurses in each of the following subjects and the time given to the training shall not be less than the time referred to in column 1 and not more than the time referred to in column 2.

Column 1 Column 2

	Hours	Hours
(a) diet therapy	4	6
(b) operating room	4	6
(c) surgical nursing	28	32
(d) obstetrical nursing	12	16
(e) medical nursing	28	33

- (3) Upon the recommendation in writing of the Council, the Director shall notify the training school to provide the courses of instruction prescribed by subregulation 4.
- (4) Upon receiving the notice, the training school shall provide courses of instruction of not less than 8 weeks and not more than 9 weeks in communicable-disease nursing and tuberculosis nursing.
- (5) A training school shall instruct student nurses in each of the following subjects relating to the theory of nursing and the time given to instruction shall be as shown opposite each subject:

(a) sciences: (i) anatomy and physiology	
(ii) bacteriology	
(iii) chemistry	
(iv) nutrition in health and disease	
nutrition and cookery 3C	
dietetics	
(v) pharmacology and therapeutics	
elementary pharmacology 15	
advanced pharmacology and	
therapeutics	
(vi) psychology	
(b) health education, comprising mental	
health, personal hygiene, principles of	
teaching and community health and	
social needs	
Social needs	
(c) nursing:	
(i) ethics	
(ii) development and trends 15	
(iii) history	
(iv) principles and practice of nursing 150	
(v) advanced principles and practice of	
nursing	
medical nursing 40	
surgical nursing	
obstetrical and gynaecological	
nursing	
paediatric nursing 20	
ophthalmological nursing 5	
otolaryngological nursing 10	
communicable-disease nursing 20	
(d) medical instructions	
(d) medical instruction: (i) medicine	
(1)	
(ii) surgery	
(iv) paediatrics	
(v) ophthalmology	
(vi) otolaryngology	
(vii) communicable diseases	

(6) In addition to the subjects referred to in subregulation 2, a training school shall give clinical training in,—

- (a) paediatric nursing to student nurses who enter the training school on and after the 31st day of August, 1950; and
- (b) psychiatric nursing to student nurses who enter the training school on and after the 31st day of August, 1951,

and the time given to the training of each subject shall not be less than 12 weeks and not more than 14 weeks.

- (7) In addition to the subjects referred to in subclause v of clause c of subregulation 5, a training school shall instruct student nurses who enter the training school on and after the 31st day of August, 1951, in psychiatric nursing and the time given to instruction shall be 45 hours.
- (8) In addition to the subjects referred to in clause d of subregulation 5, a training school shall instruct student nurses who enter the training school on and after the 31st day of August, 1951, in psychiatry and the time given to instruction shall be 35 hours.

HOURS OF DUTY

- 17.—(1) No student nurse shall be required to devote more than 58 hours a week to classes of instruction or hospital work or both.
- (2) Every student nurse shall be given a vacation of not less than 2 weeks for each year of enrolment.

RECORDS

- 18.—(1) Every training school shall keep a record of every student nurse.
 - (2) The record shall contain,-
 - (a) the educational qualifications and date of birth, mentioned in regulation 13;
 - (b) time spent by the nurse on hospital services as provided in regulation 16;
 - (c) time spent on theory as provided in regulation 16;
 - (d) time spent on services not mentioned in regulation 16;
 - (e) subjects taught and by whom;
 - (f) time lost through illness or leave of absence;
 - (g) any characteristics or particulars affecting or in any way relating to the efficiency of the nurse; and
 - (h) such details of health examination as the Minister may require.

STUDENT NURSES ON SPECIAL DUTY

19. The superintendent may require any student nurse to perform special-duty service for short periods not exceeding in all more than 2 months in the course, but where a student nurse is so employed the hospital in which the training school is established shall not charge the patient any fee for that service.

TRANSFER OF STUDENTS

- 20.—(1) Except with the approval of the Director no training school shall admit as a student nurse any person who has been dismissed from a training school.
- (2) Except with the approval of the Director no student nurse in a training school shall transfer to another training school.

CERTIFICATE OF QUALIFICATION

21. The superintendent shall issue to every student nurse who has completed the course of instruction and fulfilled any other requirements for graduation from the training school a certificate of qualification signed by the superintendent.

APPLICATION FOR REGISTRATION

- 22. Every applicant for registration by examination shall submit to the Director at least 30 days before the time set for the examination,—
 - (a) an application in Form 1;
 - (b) a certificate of character from a duly qualified medical practitioner in Form 2;
 - (c) a certificate of character from a registered nurse in Form 3;
 - (d) a certificate of qualification from a training school; and
 - (e) the examination fee prescribed by regulation 27.

EXAMINATIONS

- 23.—(1) The Council shall prescribe examinations for registration as a registered nurse upon the subjects prescribed by regulation 16.
- (2) The Director shall conduct or cause to be conducted the examinations at least once a year at such times and places as the Council may deem necessary.
 - (3) A person who,-
 - (a) passes the examination referred to in subregulation 1, and is otherwise qualified under these regulations to register; and
 - (b) does not register within 1 year of the date of the conclusion of the examination;

shall pay a registration fee of \$5 and all arrears of annual fees.

REGISTRATION

- 24. The Director shall register any person who,-
- (a) is a graduate of a training school;
- (b) is at least 21 years of age;
- (c) has passed the examinations prescribed by regulation 23; and
- (d) pays the registration fee prescribed by regulation 27.
- 25. The Director shall register any person,-
- (a) who has graduated from a school for nurses outside Ontario approved by the Council;
- (b) who,---
 - (i) is registered in any other Province of Canada under regulations satisfactory to the Council;
 - (ii) was registered under The Nurses Registration Act when The Nurses Act, 1947, came into force;
 - (iii) is registered outside Canada under regulations satisfactory to the Council;
 - (iv) has registered outside Canada under regulations satisfactory to the Council

- but whose registration has been cancelled by reason of being a Canadian citizen; or
- (v) is unable to register in the place where she has graduated by reason of being a Canadian citizen and has passed the examinations prescribed by regulation 23;

and

- (c) who pays the registration fee prescribed by regulation 27.
- 26.—(1) The Director shall issue to every registered nurse a certificate of registration bearing the signature of the Minister or a facsimile and signed by the Director.
- (2) The Minister, upon the recommendation of the Council, may suspend or cancel the certificate when it has been shown to the satisfaction of the Council at a hearing that the holder of the certificate,—
 - (a) has procured registration by misrepresentation or fraud;
 - (b) has been guilty of malpractice;
 - (c) has been convicted of any criminal offence associated with the practice of nursing;
 - (d) is mentally or physically incapable of the practice of nursing; or
 - (e) is so given over to the use of alcohol or drugs as to render her incapable of practising as a nurse.

FEES

- 27.-(1) The examination fee under subsection 1 of regulation 23 shall be \$5.
- (2) The registration fee under regulation 24 shall be \$5, but any person registered under subclause ii of clause b of regulation 25 shall be registered without payment of the registration fee.
- (3) The registration fee under regulation 25 shall be \$10, but any person registered under subclause ii of clause b of regulation 25 shall be registered without payment of the registration fee.
- 28.—(1) Every certificate of registration shall remain in force during the calendar year in which it is issued and until the date of renewal prescribed by subregulation 2.
- (2) Every registered nurse shall pay to the Director an annual fee of \$1 on or before the first Monday of February in each year and upon payment thereof the Director shall issue a certificate of renewal of registration.
- (3) No renewal certificate shall be issued until all arrears of fees have been paid.

ANNUAL REPORT

- 29.—(1) The superintendent of every training school shall make an annual report to the Director not later than the 31st of January.
 - (2) The annual report shall contain,—
 - (a) particulars of clinical facilities for teaching nurses;
 - (b) the names of instruction staff;
 - (c) the number of all students enrolled;
 - (d) particulars of the programme in respect of the health of student nurses; and
 - (e) lecture courses and clinical training.

PART III

NURSING ASSISTANTS

TRAINING COURSES

- 30. Before any hospital or university establishes a training course it shall give notice in writing to the Director.
- 31. Every training course shall provide a course of 9 months of instruction in a hospital.

MAINTENANCE AND CONDUCT OF TRAINING COURSES

- -(1) Every instructor employed in a training centre shall be a registered nurse.
- (2) Every training centre shall have at least one instructor engaged exclusively in the instruction of trainees.
 - 33. Every training centre shall provide,-
 - (a) lecture rooms:
 - (b) demonstration rooms;
 - (c) cooking laboratory; and
 - (d) teaching aids.

INSTRUCTION

- 34.—(1) The training course shall consist of instruction in theory and practice of nursing as prescribed by regulation 35 for a period of 9 months.
- (2) The trainee shall receive at least 195 days of instruction.
- 35.—(1) During the first three months the training centre shall instruct the trainee in nursing.
- (2) The instruction prescribed by subregulation 1 shall consist of at least 65 days of actual instruction, including,-
 - (a) 35 hours on the structure and function of the human body; and
 - (b) 160 hours on nursing.
- 36. During the last 6 months of the course, trainees shall receive training in a hospital consisting of practice under the supervision of a registered nurse in the nursing convalescent, chronically-ill and subacutely-ill patients.

RECORDS

- 37. Every training centre shall keep a written record of every trainee.
- 38. The record shall include the following information:
 - (a) date of birth;
 - (b) educational qualifications;
 - (c) number of hours of instruction;
 - (d) attendance;
 - (e) the results of all examinations; and
 - (f) medical and health record.

ADMISSION TO TRAINING COURSE

39. No person shall be admitted as a trainee unless she is of the full age of 18 years and unless she has remain in force during the calendar year in which it is

completed Grade VIII in Ontario, or the equivalent as determined by the Minister of Education under The Department of Education Act.

EXAMINATIONS

- 40.—(1) The Council shall prescribe examinations for registration as a certified nursing assistant upon the subjects prescribed by regulation 34.
- (2) The Director shall conduct or cause to be conducted the examinations at least once a year at such times and places as the Council may deem necessary.
 - 41. A trainee who,-
 - (a) has completed the training course or has attended the training course for at least 8 months within 30 days of the date fixed for the examination;
 - (b) is recommended by the training centre; and
 - (c) has submitted to the Director,-
 - (i) an application in Form 4; and
 - (ii) the certificate in Form 5 of the instructor referred to in subregulation 2 of regulation

may write the examination for trainees.

REGISTRATION

- 42. Any person,—
- (a) who,-
 - (i) has passed the examinations prescribed by regulation 40;
 - (ii) has completed the Ontario demonstration course of instruction for practical nurses conducted by the Registered Nurses Association at the cities of Hamilton, London and Toronto during the years of 1941 to 1944, both inclusive; or
 - (iii) is a discharged member of His Majesty's Forces and has completed the course for practical nurses under Canadian Vocational Training in Ontario;

and

(b) who has paid the registration fee of \$3,

shall be registered by the Director as a certified nursing assistant.

- 43. The Director shall register any person who,-
- (a) has graduated from a training course for nursing assistants outside Ontario approved by the Council;
- (b) has been certified outside Ontario under requirements satisfactory to the Council; and
- (c) has paid the registration fee of \$3.

CERTIFICATES

44. The Director shall issue to every nursing assistant who is registered a certificate bearing the signature of the Minister or a facsimile and signed by the Director.

RENEWAL OF CERTIFICATES

45.—(1) Every certificate of registration shall

issued, and until the date of renewal prescribed by subregulation 2.

- (2) Every certified nursing assistant shall pay to the Director a renewal fee of \$1 on or before the first Monday of February in each year, and upon payment thereof the Director shall issue a certificate of renewal of registration.
- (3) No renewal certificate shall be issued until all arrears of fees have been paid.

FEES

- 46.—(1) The fee for registration as a certified nursing assistant shall be \$3.
- (2) The fee for the annual renewal of registration shall be \$1.
 - (3) The fees shall be paid to the Director.

SUSPENSION AND CANCELLATION OF CERTIFICATES

- 47. The Minister, on the recommendation of the Council, may suspend or cancel the certificate of a certified nursing assistant when it has been shown to the satisfaction of the Council at a hearing that the holder,—
 - (a) has procured registration by misrepresentation or fraud;
 - (b) has been guilty of malpractice;
 - (c) has been convicted of any criminal offence associated with the practice of a nursing assistant;
 - (d) is mentally or physically incapable of practising as a nursing assistant; or
 - (e) is so given over to the use of alcohol or drugs as to render her incapable of practising as a certified nursing assistant.

PART IV

REVOCATION

48. Ontario Regulations 221/44, 47/45, 22/46 and 125/46 are revoked.

FORM 1

The Nurses Act, 1947

APPLICATION FOR REGISTRATION AS A REGISTERED NURSE

To the Director of Nurses Registration, Parliament Buildings, Toronto, Ontario.

I hereby apply for admission to the examination for registration as a registered nurse and enclose \$5 examination fee payable to the Provincial Treasurer and I make the following statements of fact in respect thereof:

1.	Name in full	
2.	Permanent address	
	Temporary address Date and place of birth	
3.	Date and place of birth	Dated at

4. Preliminary education
Name of secondary school attended
Location
Time in attendance
Secondary school graduation diploma or certifi- cate possessed
5. Graduated at
(Name of Institution) Location of hospital. (Municipality) (Province)
(Municipality) (Province) 6. Date of completion of course
7. Is this school affiliated with any other hospitals or schools for nurses? If so, specify names of hospitals, time spent in each and special
training received
8. State how many years and in what capacity you have practised nursing
9. What is your present occupation?
10. Are you registered in any other country, province or state?
If so, specify, giving registration number
11. State examination centre at which you wish to be examined
Signature
Dated at , this day of , 19
11

FORM 2

The Nurses Act, 1947

CERTIFICATE OF CHARACTER FROM A MEDICAL PRACTITIONER

I certify that I have been personally acquainted
withofof
(Municipality)
foryears, and that I believe her to be reliable
and of good moral character. I recommend her fo
registration as a registered nurse.

raduated graduation									

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Signature of duly qualified

dat , this d

day of

,19

FORM 3

The Nurses Act, 1947 CERTIFICATE OF CHARACTER

FROM A REGISTERED NURSE

I certify that I have been personally acquainted

withofof
(Municipality) foryears, and that I believe her to be reliable and of good moral character. I recommend her for registration as a registered nurse.
Where graduated
Date of graduation
Signature of registered nurse.
Address
Registration Certificate Number
Dated at , this day of , 19 .
the second secon
FORM 4 The Nurses Act, 1947
APPLICATION FOR REGISTRATION AS A CERTIFIED NURSING ASSISTANT
To the Director of Nurses Registration, Parliament Buildings, Toronto, Ontario.
I hereby apply for admission to the examinations for registration as a certified nursing assistant and I enclose \$3 examination fee payable to the Provincial Treasurer, and I make the following statements of fact in respect thereof:
1. Name in full
2. Permanent address
3. Temporary address
4. Name of next-of-kin or guardian
5. Date and place of birth
6. Religion Racial origin
7. Marital status
Number of dependants
8. Number of years in public school
9. Number of years in high school
Name and location of last school attended
Type of employment since leaving school
2. Previous experience in nursing before taking training course
3. Name of training centreLocation
4. Occupation at present.
5 Are you cortified in any other country province or
state? If so, specify and give

examined
Date Signature of applicant.
Form 5
The Nurses Act, 1947
CERTIFICATE OF INSTRUCTOR
I certify thatentered the training school for nursing assistants
on, and completed the course on
, and that during her training her practical and theoretical work were satisfactory.
Estimation of ability and personality
Progress made during course and type of work for which applicant is suited.
applicant is suited.
•••••
Instructor
Dated at , this day of , 19 .
(1853)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 211/48.
Normal Schools.
Amending O. Reg. 148/47.
Made—23rd August, 1948.
Approved—16th September, 1948.
Filed—20th September, 1948, 9.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Ontario Regulations 148/47 are amended by adding thereto the following:

REQUIREMENTS FOR INTERIM SECOND CLASS CERTIFICATES

45a. Where a candidate for an Interim Second Class Certificate submits to the Minister,—

- (a) an Interim or Permanent Third Class Certificate obtained at a Model School, or an Interim or Permanent Kindergarten Primary Certificate obtained by attending a Normal School for 1 year;
- (b) a letter signed by the proper inspector that. the applicant has taught successfully for at least 2 years in a public, separate or continuation school in Ontario in the grade or grades he is qualified to teach;
- (c) evidence of grade XII standing in English, history, mathematics, physics or agricultural science I, and chemistry or agricultural science II; and
- (d) evidence of the successful completion of 10 final-examination papers at a Normal School other than the University of Ottawa Normal School,

the Minister shall grant him an Interim Second Class Certificate.

2. Regulation 46 of Ontario Regulations 148/47 is revoked and the following substituted therefor:

FORM OF CERTIFICATES

46.—(1) An Interim First Class Certificate shall be in form 5.

(2) An Interim Second Class Certificate shall be in form 6.

FORM 6

The Department of Education Act

INTERIM SECOND CLASS CERTIFICATE

This is to certify that.....having complied with the regulations prescribed for The Department of Education is hereby granted an Interim Second Class Certificate. This Certificate qualifies the holder for 5 years from the date hereof as a teacher in a public or separate school.

Dated at Toronto this......day of......19....

Registered Number.....

Registrar

Minister of Education

G. A. DREW, Minister of Education.

Toronto, August 23, 1948.

(1893)

39

THE INDUSTRIAL STANDARDS ACT

O. Reg. 212/48.
Zones and Industries.
Amending O. Reg. 218/47.
Made—14th September, 1948.
Filed—20th September, 1948, 12.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

BEAMSVILLE ZONE

(36) That part of Ontario described in item 36 of Appendix C is designated as a zone, to be known as the "Beamsville Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

BURLINGTON ZONE

(37) That part of Ontario described in item 37 of Appendix C is designated as a zone, to be known as the "Burlington Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

CLINTON-LOUTH TOWNSHIPS ZONE

(38) That part of Ontario described in item 38 of Appendix C is designated as a zone, to be known as the "Clinton-Louth Townships Zone", for any business, calling, trade, under-

taking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

GRIMSBY ZONE

(39) That part of Ontario described in item 39 of Appendix C is designated as a zone, to be known as the "Grimsby Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

OWEN SOUND ZONE

- (40) That part of Ontario described in item 40 of Appendix C is designated as a zone, to be known as the "Owen Sound Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

BEAMSVILLE ZONE

36. The Village of Beamsville.

BURLINGTON ZONE

37. The Town of Burlington.

CLINTON-LOUTH TOWNSHIPS ZONE

38. That part of the townships of Clinton and Louth lying within a line drawn as follows: commencing at the point of intersection of the centre line of the road allowance between concessions 5 and 6 with the production southerly in a straight line of the westerly boundary of Lot 2 in Concession 5 in the Township of Clinton, thence easterly along the centre line of the road allowance between the concessions 5 and 6 and its production easterly in a straight line to the easterly boundary of Lot 23 in Concession 4 in the Township of Louth, thence northerly along the easterly boundary of Lot 23 across concessions 4 and 3 to the north-east corner of Lot 23 in Concession 3, thence westerly along the northerly boundary of Lot 23 and its production westerly in a straight line to the line between the townships of Louth and Clinton, thence west astronomically across Lots 1 and 2 in Concession 4 in the Township of Clinton to the westerly boundary of Lot 2, thence southerly along the westerly boundary of Lot 2 across concessions 4 and 5 to the point of commencement.

GRIMSBY ZONE

39. The Town of Grimsby.

OWEN SOUND ZONE

40. The City of Owen Sound.

CHARLES DALEY, Minister of Labour.

September 14, 1948.

(1894)

OCTOBER 2nd, 1948

THE GAME AND FISHERIES ACT, 1946

O. Reg. 213/48.
Open and Closed Seasons for 1948 and 1949.
New.
Made—16th September, 1948.
Filed—20th September, 1948, 3.00 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR SQUIRRELS

1. Gray, black and fox squirrels may be hunted, taken or killed, or possessed, in any part of Ontario on the 12th and 13th of November, 1948, upon the condition that no person hunt, take or kill more than five squirrels in any one day.

OPEN SEASON FOR PHEASANTS

- 2. Male pheasants may be hunted, killed or destroyed, with guns other than guns using ammunition containing only one bullet, between the hours of 8 a.m. and 5 p.m.,—
 - (a) on the 28th of October, 1948, in the Township of Pelee in the County of Essex;
 - (b) on the 29th of October, 1948, in the County of Essex;
 - (c) on the 30th of October, 1948, in the County of Essex excluding the Township of Pelee; and
 - (d) on the 5th and 6th of November in 1948 in,-
 - (i) the counties of Elgin, Halidmand, Halton, Kent, Lambton, Lincoln, Middlesex, Norfolk, Peel, Welland, Wentworth and York; and
 - (ii) the townships of:

Burford, Dumfries South and Onondaga, in the County of Brant;

Darlington in the County of Durham;

Pickering, Whitby and Whitby East, in the County of Ontario;

Blandford, Blenheim, Dereham, Nissouri East, Norwich North, Norwich South, Oxfor East, Oxford North, Oxford West and Zorra West, in the County of Oxford;

Adjala, Gwillimbury West and Tecumseth, in the County of Simcoe;

Wilmot in the County of Waterloo; and

Puslinch in the County of Wellington;

upon the conditions that the total number possessed or hunted, killed or destroyed in any one day does not exceed eight in the Township of Pelee and three in any other place designated in this regulation.

OPEN SEASON FOR GROUSE, SPRUCE PARTRIDGE AND PTARMIGAN

3. Ruffed grouse, sharp-tailed grouse, spruce partridge and ptarmigan may be hunted, killed or destroyed,—

- (a) from the 9th to the 18th of October, both inclusive, and from the 13th to the 23rd of November, both inclusive, in 1948 in the areas for which an open season for deer is provided by Ontario Regulations 89/48;
- (b) from the 9th to the 18th of October, both inclusive, in 1948 in,—
 - (i) the counties of Bruce, Dufferin, Dundas, Glengarry, Grenville, Grey, Huron, Leeds, Northumberland, Prescott, Prince Fdward, Russell and Stormont;
 - (ii) the townships of Osgoode and Gloucester, in the County of Carleton;
 - (iii) the townships of Cartwright, Cavan, Clarke, Hope and Manvers, in the County of Durham;
 - (iv) the Township of How Island in the County of Frontenac;
 - (v) the townships of Brock, Reach, Scugog, Scott and Uxbridge, in the County of Ontario;
 - (vi) the townships of Flos, Matchedash, Medonte, Nottawasaga, Orillia, Oro, Sunnidale, Tay, Tiny and Vespra, in the County of Simcoe;
 - (vii) the townships of Arthur, Eramosa, Erin, Garafraxa West, Guelph, Luther West, Maryborough, Minto, Nichol, Peel and Pilkington, in the County of Wellington; and
 - (viii) that part of the County of Hastings lying south of Number 7 Highway;
- (c) on the 5th and 6th of November in 1948 in,-
 - (i) the counties of Halton, Peel, Perth, Waterloo and York;
 - (ii) the Township of Dumfries South in the County of Brant;
 - (iii) the Township of Darlington in the County of Durham;
 - (iv) the townships of Pickering, Whitby and Whitby East, in the County of Ontario;
 - (v) the townships of Blandford, Blenheim, Nissouri East, Oxford North, Zorra East and Zorra West, in the County of Oxford;
 - (vi) the townships of Adjala, Gwillimbury West and Tecumseth, in the County of Simcoe;
 - (vii) The Township of Puslinch in the County of Wellington; and
 - (viii) the townships of Beverly, Flamborough East and Flamborough West, in the County of Wentworth;

upon the conditions that the total number possessed or hunted, killed or destroyed in any one day does not exceed five, and in the open season twenty, except that in the areas described in clause ε the number shall not exceed three birds a day.

OPEN SEASON FOR BEAVER

- 4. The holder of a licence in Form 41 of Ontario Regulations 145/46 as made by Ontario Regulations 220/47, or the holder of a licence in Form 43 of Ontario Regulations 145/46 as made by Ontario Regulations 2/48, may hunt, take or kill beaver in the years 1948 and 1949 in the areas described in,—
 - (a) clause a of regulation 1 of Ontario Regulations 145/46 from the 15th of December, 1948, to the 15th of May, 1949, both inclusive;
 - (b) clause b of regulation 1 of Ontario Regulations 145/46 from the 15th of December, 1948, to the 15th of April, 1949, both inclusive; and
 - (c) clause c of regulation 1 of Ontario Regulations 145/46 from the 1st of February, 1949, to the 31st of March, 1949, both inclusive.

CLOSED SEASON FOR MARTEN

5. No person shall hunt, take or kill, or possess, the carcass, pelt or any part of marten from the 1st day of November, 1948, to and including the 28th day of February, 1949.

(1917)

THE POWER COMMISSION ACT

O. Reg. 214/48.
Modification of Parts II and III of Ontario Regulations 173/48.
Amending O. Reg. 173/48.
Made—20th September, 1948.
Filed—21st September, 1948, 4.30 p.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Ontario Regulations 173/48 are modified by excepting from the application of Parts II and III thereof as made by Ontario Regulations 209/48 the,—
 - (a) territorial districts of,-
 - (i) Algoma;
 - (ii) Cochrane;
 - (iii) Kenora;
 - (iv) Manitoulin;
 - (v) Nipissing;
 - (vi) Parry Sound except the townships of Carling, Christie, Conger, Cowper, Ferguson, Foley, Humphrey, McDougall and McKellar, the Town of Parry Sound and the Village of Rosseau;
 - (vii) Rainy River;
 - (viii) Sudbury;
 - (ix) Thunder Bay; and
 - (x) Timiskaming;
 - (b) lands used for the purpose of an exhibition or fair held by or under the auspices of,—
 - (i) a society as defined in The Agricultural Societies Act, 1939; and

(ii) the Western Fair Association,

during the period of the exhibition or fair in 1948; and

(c) illumination of Niagara falls for a period of not more than 2 hours between sunset and sunrise on Saturday and holidays.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS, Chairman.

(Seal)

E. B. EASSON, Secretary.

Dated at Toronto the 20th day of September, 1948.

(1918)

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THE GAME AND FISHERIES ACT, 1946

O. Reg. 215/48. Rabbit Licences. Amending O. Reg. 145/46. Made—23rd September, 1948. Filed—25th September, 1948, 11.45 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

Ontario Regulations 145/46 are amended by adding thereto the following:

RABBIT LICENCES

33c. The holder of a licence in form 23 of Ontario Regulations 145/46 shall, with respect to rabbits, be deemed to be a holder of a licence under subsection 1 of section 8 of the Act.

33d. From the 24th of September to the 28th of October, both inclusive, in the year 1948 no person shall hunt, take, molest, wound, trap, kill or destroy rabbits in the County of Essex, excluding therefrom the Township of Pelee.

(1949)

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THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 216/48. Amendments to Fruit and Vegetables. Amending O. Reg. 53/46. Made—20th September, 1948. Approved—23rd September, 1948. Filed—25th September, 1948, 11.50 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- 1. Clause k of regulation 1 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (k) "produce" includes any fruit, vegetable and table-corn in the ear.

- 2. Regulation 3 of Ontario Regulations 53/46 is amended by adding thereto the following clause:
 - (i) which has been injured by insects or which shows evidence of any foreign substance in an amount injurious to public health.
- 3. Ontario Regulations 53/46 are amended by adding thereto the following regulation:
 - 3a. Clause e of regulation 3 shall not apply to produce which does not enter into competition with the same kind of produce of Ontario origin.
- 4. Regulation 9a of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - 9a. No person shall sell, offer for sale or have in possession for sale any apples at retail in bulk unless the package has attached thereto a sign stating the variety of the apples and the grade as being No. 1 grade, Domestic grade, or Small-one grade.
- 5. Subregulation 3 of regulation 25 of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - (3) The fees payable for inspection of produce, except tomatoes purchased on a grade basis for processing, in other than a carload quantity and computed on the gross weight in pounds shall be as follows,—

Gross Weight	Amount
in Pounds	of Fee
Up to 6000	\$1.00
6001 to 7500	
7501 to 9000	
9001 to 10500	
10501 to 12000	
12001 to 13500	
13501 to 15000	2.50
15001 to 16500	
16501 to 18000	
18001 to 19500	
19501 to 21000	
21001 to 22500	
22501 to 24000	4.00

but where it is not practical to compute the poundage the fees payable for inspection of produce in other than a carload quantity shall be at the rate of \$2.00 per hour, \$5.00 per half day or \$8.00 per day, the minimum fee for any inspection being \$1.00.

- 6. Clauses g and h of subregulation 1 of regulation 43 of Ontario Regulations 53/46 are revoked and the following substituted therefor:
 - (g) celery, the number of stalks contained in each package;
 - (h) potatoes or turnips packed by any person other then the person shown as the packer, shipper or dealer, a number or other mark on each package identifying the packer thereof; and
 - (i) table-corn, the number in dozens of ears contained in each package.
- 7. Regulation 45 of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - 45. Regulations 42 and 43 shall apply to open packages of apples, cantaloupes, tomatoes and celery and to open packages of other produce when the contents are designated as any particular grade.

- 8. Regulation 46 of Ontario Regulations 53/46 as made Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - 46. The marks on packages containing apples in other than wood-veneer baskets or packages of smaller capacity shall include an indication of the minimum and maximum size of the apples but where the minimum size is $2\frac{1}{2}$ inches or larger the marking may be " $2\frac{1}{2}$ in. and up", " $2\frac{3}{4}$ in. and up" or "3 in. and up".
- 9. Clause c of subregulation 1 of regulation 50 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (c) placed on the handle, side or end of other packages.
- 10. Subclauses iii and iv of clause a of regulation 52 of Ontario Regulations 53/46 are revoked and the following substituted therefor:
 - (iii) at least 50 per cent red colour for each apple of the red and red-striped varieties except the Northern Spy variety;
 - (iv) at least 40 per cent colour for each apply of the Northern Spy variety;
 - (v) of perceptibly-blushed cheek for each apple of the red-cheeked or blushed varieties;
 - (vi) of characteristic colour for each apple of the green, yellow and russet varieties; and
 - (vii) properly packed.
- 11. Clause *c* of regulation 52 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (c) Small-one Grade—This grade shall consist of sound, clean, mature, smooth, hand-picked, well-formed apples of not less than 2 inches or more than 2½ inches in diameter of one of the varieties, Golden Russet, Jonathan, McIntosh, Melba, Scarlet Pippin and Famuse (Snow), the variety Golden Russet having a colour in excess of the minimum colour requirements for No. 1 grade and the other varieties having at least 65 per cent red colour and being in all other respects apples which meet the requirements of No. 1 grade.
- 12. Regulation 56 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - 56. For variations incidental to grading, packing and handling No. 1 grade, Domestic grade and Small-one grade a tolerance of not more than 7 per cent by count of any package may be below the requirements of the grade at shipping point and 10 per cent at destination but not more than 5 per cent shall be allowed for any one defect and not more than 3 per cent may be affected with decay.
- 13. Regulation 57 of Ontario Regulations 53/46 is revoked.
- 14. Regulation 61 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - 61. The Minister may in any year upon the recommendation of the Ontario Fruit and Vegetable Growers' Association authorize inspection and certification for certain varieties of dessert apples sized 2 inches to 2½ inches in diameter as No. 1 grade only but red or red-striped varieties shall have 20 per cent additional colour and red-cheeked or blush varieties shall have a colour in excess of the minimum colour requirements for No. 1 grade.

- 15. Regulation 62 of Ontario Regulation 53/46 except clauses a, b, c and d is revoked and the following substituted therefor:
 - 62. The Minister may in any year upon the recommendation of the Ontario Fruit and Vegetable Growers' Association authorize inspection and certification of certain varieties of windfall apples for sale within the Province where packed in hampers, crates or baskets and where,—
- 16. Ontario Regulations 53/46 are amended by adding thereto the following regulations:
 - 62a. The grades for apples packed in standard apple-boxes or cartons shall be as follows:
 - (a) Extra-Fancy Grade.—This grade shall consist of sound, clean, mature, smooth, hand-picked, sized, well-formed apples of one variety and which are,—
 - (i) free from insect pests, disease, Jonathan spot, skin-break, hail marks, sun scald, spray burn, drought spot and stemless fruit;
 - (ii) free from damage caused by bruises, russeting, insect injury, limb rub, leaf mark, skin punctures, storage scald and San Jose scale;
 - (iii) at least 50 per cent red colour for each apple of the variety Delicious, at least 40 per cent red colour for each apple of the varieties McIntosh and Northern Spy, of perceptibly-blushed cheek for red cheeked and blush varieties and of characteristic colour for green, yellow and russet varieties; and
 - (iv) properly packed.
 - (b) Fancy Grade.—This grade shall consist of sound, clean, mature, smooth, hand-picked, sized, well-formed apples of one variety and which are,—
 - (i) free from Jonathan spot, skin-break, drought spot, and stemless fruit;
 - (ii) free from damage caused by disease, bruises, russeting, insect injury, limb rub, leaf marks, hail marks, sun scald, storage scald, spray burn, skin punctures, San Jose scale and oyster-shell scale;
 - (iii) at least 25 per cent red colour for each apple of the red and red-striped varieties except the Northern Spy variety;
 - (iv) at least 15 per cent red colour for each apple of the Northern Spy variety; and
 - (v) properly packed.
 - (c) Cee Grade.—This grade shall consist of sound, clean, mature, hand-picked apples of one variety and which are,—
 - (i) free from skin-break;
 - (ii) free from serious damage caused by insect pests, bruises, russeting, insect injury, limb rub, leaf marks, hail marks, sun scald, storage scald, spray burn, skin punctures, disease, drought spots, San Jose scale and oyster-shell scale;

- (iii) at least 15 per cent red colour for each apple of the red and red-striped varieties; and
- (iv) properly packed.
- 62b.—(1) The following shall not be considered as damage for the purpose of Extra-Fancy grade,—
 - (a) handling-bruises or box-bruises incidental to good commercial-handling in the preparation of a tight pack not in excess of one inch in diameter in the aggregate area;
 - (b) smooth russeting at the stem end, when not visible for more than ½ inch when the fruit is placed stem end down on a horizontal flat surface;
 - (c) light limb-rub or leaf-mark, when the aggregate area affected does not exceed ¼ inch in diameter;
 - (d) in re-inspecting McIntosh and Northern Spy varieties only, one skin-break not over ½8 inch in diameter where not more than 15 per cent of the apples in a package are so affected;
 - (e) from the first of February to the end of the shipping season of each year, slight freckled storage-scald not to exceed an aggregate area of 15 per cent of the surface of each apple; and
 - (f) San Jose scale, when no apple is affected with more than two scale spots and not more than 5 per cent by count of the apples in any box or carton are so affected.
- (2) Where an apple shows two or more of the defects permitted under subregulation 1, the total area affected shall not exceed the maximum allowed for any one defect.
- 62c.—(1) The following shall not be considered as damage for the purpose of Fancy Grade,—
 - (a) scab spots other than pin-point scab spots in excess of ⅓ inch in diameter in the aggregate area;
 - (b) handling-bruises or box-bruises incidental to good commercial-handling in the preparation of a tight pack not to exceed one inch in diameter in the aggregate area;
 - (c) solid russeting up to 10 per cent of the surface in the aggregate; and smooth net-like russeting or mildew resembling it up to 25 per cent of the aggregate area;
 - (d) where the fruit is not deformed, leaf roller not in excess of ½ inch in diameter in the aggregate area;
 - (e) two healed-over insect punctures or stings inclusive of any encircling discoloured ring, not over ½ inch in diameter;
 - (f) limb rub or leaf mark not in excess of ½ inch in diameter in the aggregate area;
 - (g) hail marks where there is no discoloration and indentations are slight, and hail marks of a russet character not in excess of ½ inch in diameter in the aggregate area;
 - (h) sun scald or spray burn where the normal colour of the apple is but slightly changed, and there is no blistering or cracking of the skin, and the apple has Extra-Fancy grade colour for the variety;

- (i) slight freckled storage-scald not in excess of an aggregate area of 25 per cent;
- (j) in McIntosh and Northern Spy varieties only, one skin-break less than ½ inch in diameter, and on re-inspection one other skin-break less than ½ inch in diameter, and where on original inspection and re-inspection together not more than 20 per cent of the apples in a box or carton are so affected; and
- (k) San Jose or oyster-shell scale, when no apple is affected with more than two scale spots and not more than 5 per cent by count of the apples in any box or carton are so affected.
- (2) Where an apple shows two or more of the defects permitted under subregulation 1, the total area affected shall not exceed the maximum allowed for any one defect.
- 62d.—(1) The following shall not be considered as serious damage for the purpose of Cee Grade,—
 - (a) slightly larger handling-bruises and boxbruises than those specified in clause b of subregulation 1 of regulation 62c but excluding soft bruises;
 - (b) smooth net-like russeting and solid russeting which does not affect in the aggregate more than 25 per cent of the area;
 - (c) leaf roller which does not affect in the aggregate more than 10 per cent of the area;
 - (d) four healed-over insect punctures or stings each not over ½ inch in diameter, but for green and yellow varieties, not over ¼ inch in diameter, inclusive in all cases of any encircling discoloured ring;
 - (e) malformation which does not affect more than 25 per cent of the area of the apple and does not depress the surface more than ¼ inch;
 - (f) limb rub or leaf mark which does not affect in the aggregate more than 10 per cent of the surface;
 - (g) hail marks which are well healed where the aggregate area affected is not in excess of ½ inch in diameter;
 - (h) sun scald or spray burn which does not affect in the aggregate more than 15 per cent of the area where the mark has not turned soft;
 - (i) storage scald not exceeding in the aggregate 25 per cent of the area;
 - (j) in McIntosh and Northern Spy varieties only, two skin-breaks each less than ½ inch in diameter and on re-inspection only, one other skin-break less than ½ inch in diameter:
 - (k) scab spots not in excess of ½ inch in diameter in the aggregate;
 - (l) drought spots, not in excess three where the surface is only slightly depressed or discoloured and the aggregate area affected does not exceed ½ inch in diameter; and
 - (m) San Jose or oyster-shell scale where no apple is affected with more than two scale spots and not more than 5 per cent by count of the apples in a box or carton are so affected.

- (2) Where an apple shows two or more of the defects permitted under subregulation 1, the total area affected shall not exceed the maximum allowed for any one defect.
- 17. Clause a, except subclauses i, ii, and iii of subregulation 1 of regulation 75 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (a) Canada No. 1.—This grade shall consist of well-trimmed stalks which have fairly compact heart-formation and which are fairly well bleached, but not wilted, pithy or badly spread and which are,—
- 18. Clause c, except subclauses i and ii of subregulation 1 of regulation 75 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (c) Canada No. 1 Heart.—This grade shall consist of well-trimmed stalks which have fairly compact heart-formation and which are fairly well bleached, but not wilted, pithy or badly spread and which are,—
- 19. Clauses g and h of subregulation 3 of regulation 75 of Ontario Regulations 53/46 are revoked and the following substituted therefor:
 - (g) "seed stems" means those stalks which have seed stems showing or in which the formation of seed stems is plainly visible;
 - (h) "well-trimmed" means,—
 - (i) that outside coarse and damaged branches have been removed; and
 - (ii) that the portion of the main root remaining is not more than 3 inches in length except celery intended for storage; and
 - (i) "fairly good heart-formation" means that after the outer leaves are trimmed off the remaining portion may be made into celery hearts.
- 20. Clause b of regulation 77 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (b) No. 1 Grade.—This grade shall consist of sound, mature, hand-picked, clean cherries of one variety, of good colour and fair size for the variety, with stems attached, and which are,—
 - (i) free from bruises, insect pests, insect injury, hail marks, skin breaks, disease, gum, twigs and sawdust; and
 - (ii) properly packed.
- 21. Regulation 79 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - 79. For variations incidental to grading, packing and handling of sweet cherries a tolerance of not more than 5 per cent by count or weight for Select grade and 10 per cent by count or weight for No. 1 grade and No. 2 grade may be below the requirements for the grade but not more than one-half of the tolerance shall be allowed for any one defect and not more than 1 per cent may be affected with decay.
- 22. Subregulation 2 of regulation 87 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (2) At least 85 per cent of the number of heads of any Iceberg-type lettuce shall be firm and the rest of the heads shall be fairly firm and the heads of any Big Boston-type lettuce shall be fairly firm.

- 23. Clause *b* of subregulation 1 of regulation 89 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (b) Canada No. 2 Grade.—This grade shall consist of reasonably firm and fairly well-cured onions of similar characteristics and which are,—
 - (i) free from doubles and scallions and from serious damage caused by root growth or freezing;
 - (ii) free from damage caused by disease, insects or mechanical or other means; and
 - (iii) practically free from sprouts, dirt, leaves or other foreign matter,

and the onions unless otherwise specified shall be at least 134 inches in diameter.

- 24. Clause b, except subclauses i, ii, iii and iv, of subregulation 1 of regulation 108 of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - (b) Canada No. 2 Grade.—This grade shall consist of reasonably clean, reasonably firm and reasonably mature potatoes of similar characteristics and,—
- 25. Subclause ii of clause g of subregulation 2 of regulation 108 of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - (ii) surface scab which exceeds 5 per cent of the surface of the potato in the aggregate when not more than 20 per cent of the potatoes are so affected;
- 26. Subclause iii of subregulation 3 of regulation 108 of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - (iii) 3 per cent hollow hearts and an additional 7 per cent for No. 2 grade; and
- 27. Subclause ii of clause h of subregulation 1 of regulation 111 of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:

- (ii) free from mould, mildew, stem rot or other decay, stems, leaves or other foreign matter, green-tipped, dried or malformed strawberries; and
- 28. Regulation 116a of Ontario Regulations 53/46 as made by Ontario Regulations 193/47 is revoked and the following substituted therefor:
 - 116a. Tomatoes produced in the Counties of Durham, Frontenac, Hastings, Lennox and Addington, Northumberland, Ontario, Peterborough, Prince Edward and Victoria and sold for processing purposes shall be sold on a grade basis but this regulation shall not apply where a processor contracts for less than 30 acres or for less than 240 tons or for less than 8000 bushels of tomatoes in a year.
- 29. Schedule 1 of Ontario Regulations 53/46 is amended by adding thereto the following specification:
 - 15a. lettuce crate—

length $24\frac{1}{2}$ ", width 18", depth 13" length $21\frac{1}{2}$ ", width $17\frac{1}{2}$ ", depth 13", and a $\frac{1}{2}$ "- or $\frac{3}{4}$ "-cleat may be used.

- 30. Subspecification 8 of specification 27 of schedule 1 of Ontario Regulations 53/46 is amended by adding thereto the following subclause:
 - (viii) where the clear rectangular space in the centre of the covering is not less than 8" long and 6½" wide, the brand No. 1 grade and a border may be printed in colour.

T. L. KENNEDY, Minister of Agriculture.

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Dated the 20th of September, 1948.

(1950)

Publications Under The Regulations Act, 1944

OCTOBER 9th, 1948

THE VITAL STATISTICS ACT, 1948

O. Reg. 217/48. General. New. Made—23rd of September, 1948. Filed—27th September, 1948, 10.00 a.m.

REGULATIONS MADE UNDER THE VITAL STATISTICS ACT, 1948

VITAL STATISTICS

NOTICE OF BIRTH

1. A notice of birth under subsection 1 of section 5 of the Act shall be in form 1.

STATEMENT OT BIRFH

2. A statement of birth under subsection 1 of section 6 of the Act shall be in form 2.

ACKNOWLEDGMENT OF REGISTRATION OF BIRTH

3. An acknowledgment of registration of birth under subsection 2 of section 8 of the Act shall be in form 3.

REQUESTS UNDER SUBSECTION 5 OF SECTION 6 OF THE ACT

- 4.—(1) A request under subsection 5 of section 6 of the Act to register a child in the name of the father shall be in form 38.
- (2) A request under subsection 5 of section 6 of the Act to amend the registration of a birth shall be in form 39.

REGISTRATION AFTER ONE YEAR FROM THE DAY OF BIRTH

Application

5. Application for registration of the birth of a child after one year from the day of the birth shall be in form 4.

Statutory Declaration

6. The statutory declaration under clause c of subsection 2 of section 9 of the Act shall be in form 5.

Class A Evidence of Birth

- 7.—(1) Subject to regulation 9, there shall be filed with the Registrar-General under clause d of subsection 2 of section 9 of the Act at least one item of Class A evidence of birth.
- (2) The evidence under clauses a to e, both inclusive, of regulation 8 shall set out the date and place of birth and the names of either or both parents.
 - 8. Class A evidence of birth shall be,-
 - (a) a copy of the hospital record of the birth certified by a competent official of the hospital;
 - (b) a copy of the record of the duly qualified medical practitioner or nurse in attendance at the birth, certified by the practitioner or nurse, as the case may be;

- (c) a notarial copy of the record of the duly qualified medical practitioner or nurse in attendance at the birth;
- (d) a baptismal certificate or a notarial copy of a baptismal or other church record of the birth, but only where the baptism took place or the record was made not later than 4 years after the birth;
- (e) an insurance policy on the life of the child taken out before the child was more than 4 years of age;
- (f) a newspaper, a notarial copy thereof or a notarial extract therefrom, containing,—
 - (i) the date of publication of the newspaper;
 - (ii) an announcement of the birth made not more than 15 days after the date of the birth; and
 - (iii) the date and place of the birth and the names of the parents;
- (g) a certified copy of any record of a child-welfare organization but only where,—
 - (i) the organization is approved by the Deputy Minister of Welfare; and
 - (ii) the record.-
 - (.i) was made before the child was 4 years of age; and
 - (.ii) sets out the age of the child or the date of birth;
- (h) a notice of birth, in form 1; or
- (i) an acknowledgment of registration of birth, in form 3.

Class B Evidence of Birth

- 9. Where an applicant for registration of the birth of a child after one year from the day of the birth is unable to obtain Class A evidence of the birth, he may filed with the Registrar-General,—
 - (a) an affidavit setting out his attempts to obtain Class A evidence of birth, together with the correspondence he has had in respect of those attempts; and
 - (b) at least 2 items of Class B evidence of birth.
 - 10.—(1) Class B evidence of birth shall be,—
 - (a) at least one letter or telegram,-
 - (i) addressed to either or both parents;
 - (ii) dated not more than one month after the birth; and
 - (iii) setting out the date of birth;
 - (b) at least one book,-
 - (i) addressed to the child before his fourth birthday; and
 - (ii) setting out the date of birth;

- (c) a copy of any public- or separate-school re-
 - (i) setting out the name of the child and his age or date of birth; and
 - (ii) certified by the principal of the school or by a person who has custody of the record;
- (d) a notarial copy of the birth entries in the family Bible but only where the certificate of the notary public sets out,—
 - (i) that he has examined the family Bible;
 - (ii) that he has made an exact copy of the entries therein;
 - (iii) that in his opinion each entry was made within a short time after the birth or stillbirth the entry represents; and
 - (iv) that there have been no erasures or changes in the entries,
 - and, where known, in whose handwriting the entries were made;
- (e) a certified copy of a census, immigration or consular record setting out the age of the child or the date of birth;
- (f) a certified copy of any official health-record,-
 - (i) made before the child was 12 years of age;
 - (ii) setting out the age of the child or the date of birth;
- (g) a certified copy of any record of a child-welfare organization but only where,—
 - (i) the organization is approved by the Deputy Minister of Welfare; and
 - (ii) the record,-
 - (.i) was made before the child was 10 years of age; and
 - (.ii) sets out the age of the child or the date of birth;
- (h) an official marriage-certificate setting out the date and place of birth;
- (i) a baptismal certificate or a notarial copy of abaptismal or other church record, but only where the baptism took place or the record was made not later than 10 years after the birth;
- (j) two affidavits, each stating,-
 - (i) that the deponent is not related to the child;
 - (ii) the date when and place where the child was born:
 - (iii) that the deponent first saw the child not later than 3 months after the date of birth;
 - (iv) the circumstances by which the deponent remembers the date of birth; and
- (k) any other documentary evidence of birth.
- (2) Under subclause iv of clause j of subregulation 1 the circumstances given by the deponent shall be verified by documentary evidence of a death, marriage or another birth or other event.

(3) The affidavits under clause j of subregulation 1 shall together be considered as one item of Class B evidence of birth.

Fee

11. The fee for registration of the birth of a child who has not been registered within one year from the day of the birth shall be \$2.

REGISTRATION OF A CHILD LEGITIMATED BY SUBSEQUENT MARRIAGE

- 12.—(1) The evidence as to legitimation required for the purposes of clause b of subsection 1 of section 11 of the Act shall be the completion by each parent of a statutory declaration in form 6, or where one parent is dead or mentally incapable, by the other parent, together with,—
 - (a) a certificate of marriage of the parents issued by the province, state or country in which the marriage was solemnized; or
 - (b) (i) affidavits by at least 2 persons present at the marriage ceremony, setting out the date and place of the marriage and the names of the bride and bridegroom; and
 - (ii) a statement certified by an official in charge of the marriage records for the province, state or country in which the marriage was solemnized, that he has searched the records for a 3-year period but has been unable to find a record of the marriage.
- (2) Where under subregulation 1 the statutory declaration in form 6 is made by one parent, evidence of the death or mental incapacity of the other parent shall be filed with the Registrar-General.
- (3) The affidavits under subclause i of clause b of subregulation 1 shall not be made by the bride or bridegroom or a parent of either of them.
- (4) The 3-year period under subclause ii of clause b of subregulation 1 shall be,—
 - (a) the year the marriage was solemnized;
 - (b) the year next preceding the year the marriage was solemnized; and
 - (c) the year next following the year the marriage was solemnized.
 - (5) The Registrar-General may,-
 - (a) retain any certificate of marriage submitted as evidence of legitimation of a child; or
 - (b) return the certificate in exchange for a notarial copy or a print from a photographic film thereof.
- 13. The fee for registration of the birth of a child legitimated by the subsequent intermarriage of his parents shall be \$1 and the fee for search under subregulation 1 of regulation 58.

ALTERATIONS AND ADDITIONS OF GIVEN NAMES IN BIRTH REGISTRATIONS

- 14. The statutory declaration under subsection 1 of section 12 of the Act shall set out,—
 - (a) the registered name of the child;
 - (b) that,—
 - (i) the given name by which the child was registered was changed within 10 years after the birth of the child; or

- (ii) where the child was registered without a given name, that a given name was given within 10 years after the birth;
- (c) the alteration or addition to be made on the registration of the birth; and
- (d) whether the change of the given name was effected by baptism.
- 15. The fee for,-
- (a) the alteration of the given name by which a child was registered; or
- (b) where the child was registered without a given name, the addition of a given name,

shall be \$1.

NOTICE OF STILL-BIRTH

16. A notice of still-birth under subsection 6 of section 13 of the Act shall be in form 1.

STATEMENT OF STILL-BIRTH

17. A statement of still-birth under subsection 1 of section 13 of the Act shall be in form 7.

ACKNOWLEDGMENT OF REGISTRATION OF STILL-BIRTH

18. An acknowledgment of registration of still-birth under subsection 6 of section 13 of the Act shall be in form 3.

MEDICAL CERTIFICATE AS TO CAUSE OF A STILL-BIRTH

19. A medical certificate as to the cause of a still-birth shall be in form 8.

REGISTRATION AFTER ONE YEAR FROM THE DAY OF STILL-BIRTH

Application

20. Application for registration of a still-birth after one year from the day of the still-birth shall be in form 9.

Statutory Declaration

21. The statutory declaration to be filed with the Registrar-General upon an application for registration of a still-birth after one year from the day of the still-birth shall be in form 10.

Class A Evidence of Still-birth

- 22.—(1) Subject to regulation 24, there shall be filed with the Registrar-General upon an application for registration of a still-birth after one year from the day of the still-birth at least one item of Class A evidence of still-birth.
- (2) The evidence under clause a, b or c of regulation 23 shall set out the date and place of still-birth and the names of the parents.
 - 23. Class A evidence of still-birth shall be,-
 - (a) a copy of the hospital record of the still-birth certified by a competent official of the hospital;
 - (b) a copy of the record of the duly qualified medical practitioner or nurse in attendance at the still-birth, certified by the practitioner or nurse, as the case may be;
 - (c) a notarial copy of the record of the duly qualified medical practitioner or nurse in attendance at the still-birth;

- (d) a newspaper, a notarial copy thereof or a notarial extract therefrom, containing,—
 - (i) the date of publication of the newspaper;
 - (ii) an announcement of the still-birth made not more than 15 days after the date of the still-birth; and
 - (iii) the date and place of the still-birth and the names of the parents;
- (e) a notice of still-birth, in form 1; or
- (f) an acknowledgment of registration of still-birth, in form 3.

Class B Evidence of Still-Birth

- 24. Where an applicant for registration of a still-birth after one year from the day of the still-birth is unable to obtain Class A evidence of the still-birth, he may file with the Registrar-General,—
 - (a) an affidavit setting out his attempts to obtain Class A evidence of still-birth, together with the correspondence he has had in respect of those attempts; and
 - (b) at least 2 items of Class B evidence of still-birth.
 - 25.-(1) Class B evidence of still-birth shall be,-
 - (a) at least one letter or telegram,-
 - (i) addressed to either or both parents;
 - (ii) dated not more than one month after the still-birth; and
 - (iii) setting out the date of still-birth;
 - (b) a notarial copy of the birth and still-birth entries in the family Bible but only where the certificate of the notary public sets out,—
 - (i) that he has examined the family Bible;
 - (ii) that he has made an exact copy of the entries therein;
 - (iii) that in his opinion each entry was made within a short time after the birth or stillbirth the entry represents; and
 - (iv) that there have been no erasures or changes in the entries,
 - and, where known, in whose handwriting the entries were made;
 - (c) two affidavits, each stating,-
 - (i) that the deponent is not related to the still-born child;
 - (ii) the date when and place where the stillbirth occurred; and
 - (iii) the circumstances by which the deponent remembers the date of the still-birth; and
 - (d) any other documentary evidence of still-birth.
- (2) Under subclause iii of clause c of subregulation 1 the circumstances given by the deponent shall be verified by documentary evidence of a birth, death, marriage or another still-birth or other event.
- (3) The affidavits under clause c of subregulation 1 shall together be considered as one item of Class B evidence of still-birth.

Fee

26. The fee for registration of a still-birth which has not been registered within one year from the day of the still-birth shall be \$2.

STATEMENT OF MARRIAGE

27. A statement of marriage under subsection 2 of section 14 of the Act shall be in form 11.

ACKNOWLEDGMENT OF RECEIPT OF STATEMENT OF MARRIAGE

28. An acknowledgment of receipt of a statement of marriage under subsection 5 of section 14 of the Act shall be in form 12.

REGISTRATION AFTER ONE YEAR FROM THE DAY OF MARRIAGE

Application

- 29.—(1) If a marriage has not been registered within one year from the day of the marriage, application for the registration of the marriage may be made to the Registrar-General by either party to the marriage or by any other person.
 - (2) The application shall,-
 - (a) be in form 13; and
 - (b) be accompanied by,--
 - (i) a statement of marriage, in form 11;
 - (ii) a statutory declaration, in form 14;
 - (iii) a fee of \$2; and
 - (iv) one item of Class A evidence of marriage or at least 2 items of Class B evidence of marriage.

Class A Evidence of Marriage

- 30. Class A evidence of marriage shall be,-
- (a) a notarial copy of the record of the marriage in the marriage register of the church where solemnized;
- (b) an affidavit by the person solemnizing the marriage setting out the names of the parties and the date and place of their marriage; or
- (c) an acknowledgment of receipt of a statement of marriage, in form 12.

Class B Evidence of Marriage

- 31. Where an applicant for registration of a marriage not registered within one year from the day of marriage is unable to obtain Class A evidence of the marriage, he may file with the Registrar-General,—
 - (a) an affidavit setting out his attempts to obtain Class A evidence of the marriage, together with the correspondence he has had in respect thereto; and
 - (b) at least 2 items of Class B evidence of marriage.
 - 32.-(1) Class B evidence of marriage shall be,-
 - (a) a telegram dated the day of the marriage and addressed to either or both parties to the marriage;
 - (b) a wedding invitation or wedding announcement setting out the date and place of marriage and the names of the parties;

- (c) a newspaper, a notarial copy thereof or a notarial extract therefrom, containing,—
 - (i) the date of publication of the newspaper; and
 - (ii) an announcement of the marriage, the date and place thereof and the names of the parties;
- (d) affidavits by 2 persons other than parties to the marriage, each stating,—
 - (i) the date and place of the marriage and the names of the parties; and
 - (ii) that the deponent was present at the marriage ceremony; and
- (e) any other documentary evidence of the marriage.
- (2) The affidavits under clause *d* of subregulation 1 shall together be considered as one item of Class B evidence of marriage.

STATEMENT OF DEATH

33. A statement of death under subsection 2 of section 16 of the Act shall be in form 15.

MEDICAL CERTIFICATE OF DEATH

34. A medical certificate of death under subsection 3 of section 16 of the Act shall be in form 16.

ACKNOWLEDGMENT OF REGISTRATION OF DEATH

35. An acknowledgment of registration of death under clause *a* of subsection 3 of section 17 of the Act shall be in form 17.

BURIAL PERMIT

36. A burial permit under clause b of subsection 3 of section 17 of the Act shall be in form 18.

FEE FOR REGISTRATION IN ANOTHER REGISTRATION DIVISION

37. The fee for registration in another registration division under subsection 1 of section 18 of the Act shall be \$1.

Application

38. An application for registration of a death after one year from the day of the death shall be in form 19.

Statutory Declaration

39. The statutory declaration to be filed with the Registrar-General under clause c of subsection 2 of section 23 of the Act shall be in form 20.

Class A Evidence of Death

- 40.—(1) Subject to regulation 42, there shall be filed with the Registrar-General under clause d of subsection 2 of section 23 of the Act at least one item of Class A evidence of death.
- (2) The evidence under clause a or b of regulation 41 shall set out the date and place of death and the name of the deceased.
 - 41. Class A evidence of death shall be,-
 - (a) a medical certificate of death, in form 16, under subsection 3 of section 16 of the Act;

- (b) a notarial copy of the record of the funeral director; or
- (c) an acknowledgment of registration of death, in form 17.

Class B Evidence of Death

- 42. Where an applicant for registration of a death after one year from the day of the death is unable to obtain Class A evidence of the death, he may file with the Registrar-General,—
 - (a) an affidavit setting out his attempts to obtain Class A evidence of death, together with the correspondence he has had in respect thereto;
 and
 - (b) at least 2 items of Class B evidence of death.
 - 43.—(1) Class B evidence of death shall be,—
 - (a) a letter or telegram,-
 - (i) addressed to the applicant or a relative of the deceased;
 - (ii) dated not more than one month after the death; and
 - (iii) setting out the date of death and the name of the deceased;
 - (b) a newspaper, a notarial copy thereof or a notarial extract therefrom, containing,—
 - (i) the date of publication of the newspaper;
 - (ii) an announcement of the death, the date and place thereof, and the name of the deceased;
 - (c) a notarial copy of a burial permit or any cemetery record which sets forth the name of the deceased and the date of death;
 - (d) two affidavits, each stating,—
 - (i) the name of the deceased and the date and place of death;
 - (ii) the relationship of the deponent and the deceased; and
 - (iii) that the deponent was present at the funeral and saw the body of the deceased; and
 - (e) any other documentary evidence of death.
- (2) The affidavits under clause d of subregulation 1 shall together be considered as one item of Class B evidence of death.

Fee

44. The fee for registration of a death not registered within one year from the day of the death shall be \$2.

MONTHLY RETURN OF BURIALS AND CREMATIONS

45. The monthly return of burials and cremations to be made under section 22 of the Act shall be in form 21.

REGISTRAR'S STATEMENT OF FINAL DECREE OF DIVORCE

46.—(1) The statement under subsection 1 of section 27 of the Act with respect to a final decree of divorce entered by the Registrar of the Supreme Court

- or a local registrar of the Supreme Court shall be in form 22.
- (2) The statement shall be forwarded to the Registrar-General not more than 10 days after the Registrar or the local registrar enters the final decree of divorce.

CORRECTION OF ERRORS IN REGISTRATIONS

47. The statutory declaration under subsection 3 of section 31 of the Act shall be in form 23.

FEE FOR CORRECTION OF ERRORS

48. Where under subsection 3 of section 31 of the Act the Registrar-General corrects an error in registration, the fee therefor shall be \$1.

REGISTRATION DIVISIONS

- 49.—(1) That part of Ontario not within a municipality is divided into 94 registration divisions each of which is described in one of the following schedules:
 - (a) schedules 1 to 10, both inclusive, in the Territorial District of Algoma;
 - (b) schedules 11 to 20, both inclusive, in the Territorial District of Cochrane;
 - (c) schedules 21 to 30, both inclusive, in the Territorial District of Kenora;
 - (d) schedules 31 to 39, both inclusive, in the Territorial District of Manitoulin;
 - (e) schedules 40 and 41, in the Territorial District of Muskoka;
 - (f) schedules 42 to 48, both inclusive, in the Territorial District of Nipissing;
 - (g) schedules 49 to 60, both inclusive, in the Territorial District of Parry Sound;
 - (h) schedules 61 to 65, both inclusive, in the Territorial District of Rainy River;
 - (i) schedules 66 to 75, both inclusive, in the Territorial District of Sudbury;
 - (j) schedules 76 to 85, both inclusive, in the Territorial District of Thunder Bay; and
 - (k) schedules 86 to 94, both inclusive, in the Territorial District of Timiskaming.
- (2) Notwithstanding subregulation 1 every Indianagent in Ontario is authorized to act *ex officio* as division registrar for the Indians under his jurisdiction.
- 50. For the purposes of the Act and the regulations the lands in the schedules numbered in subregulation 1 of regulation 49 as set forth in the first column are attached to the registration divisions set opposite to them in the second column:

Column 1	Column 2
4	m c
1	Township of Wicksteed
6	City of Sault Ste. Marie
7	Township of Thessalon
8	Town of Blind River
11	Town of Hearst
13	Town of Kapuskasing
14	Town of Smooth Rock Falls
15 17	Town of Cochrane Town of Matheson
18	Town of Matneson Town of Timmins
19	Town of Immins
21	Town of Iroquois Falls
22	Township of Ignace
23	Town of Dryden
24	Town of Kenora Improvement District of Sioux Nar-
24	rows
25	Town of Keewatin
26	Town of Sioux Lookout
32	Township of Howland
33	Township of Assiginack
37	Town of Little Current
38	Township of Howland
44	City of North Bay
45	Township of Bonfield
49	Township of Kearney
50	Village of South River
52	Village of South River
54	Village of Magnetawan
57	Town of Parry Sound
58	Town of Parry Sound
61	Township of Morley
63	Town of Fort Frances
64	Improvement District of Atikokan
66	Township of Chapleau
71	Town of Capreol
72	City of Sudbury
73	Township of Martland
77	Improvement District of Marathon
79	Improvement District of Marathon
80	Improvement District of Marathon
81	Improvement District of Terrace Bay
82	Town of Geraldton
83	Township of Nipigon
84	City of Fort William
88	Township of James
89	Town of Cobalt
91	Township of Teck
92	Town of Englehart
93	Town of Cobalt

DUTIES OF DIVISION REGISTRARS

- 51.—(1) A division registrar shall transmit to the Registrar-General at the beginning of each week,—
 - (a) a statement in form 24 setting out the total registrations of births, marriages, deaths and still-births made by him during the preceding week; and
 - (b) the statements of personal particulars, notices of birth and still-birth, medical certificates as to the cause of a still-birth, and medical certificates of death received by him with respect to those registrations.
- (2) If no birth, marriage, death or still-birth has been registered, the report of that fact shall be in form 24.
- 52.—(1) The division registrar shall keep separate indexes for registrations of,—
 - (a) births;
 - (b) marriages;

- (c) deaths; and
- (d) still-births.
- (2) The index for registrations of births shall contain the following particulars of each birth:
 - (a) name of the child;
 - (b) date of birth;
 - (c) place of birth;
 - (d) sex:
 - (e) date of registration;
 - (f) registration number; and
 - (g) name and post-office address of,-
 - (i) the person who completed the statement of birth; and
 - (ii) the duly qualified medical practitioner or nurse in attendance at the birth.
- (3) The index for registrations of marriages shall contain the following particulars of each marriage:
 - (a) names of the parties;
 - (b) date of the marriage;
 - (c) place of the marriage;
 - (d) date of registration;
 - (e) registration number; and
 - (f) the name and post-office address of the person solemnizing the marriage.
- (4) The index for registrations of deaths shall contain the following particulars of each death:
 - (a) name of deceased;
 - (b) date of death;
 - (c) place of death;
 - (d) cause of death;
 - (e) sex;
 - (f) date of registration;
 - (g) registration number; and
 - (h) the name and address of,-
 - (i) the person who completed the statement death;
 - (ii) the duly qualified medical practitioner, coroner or local medical officer of health who completed the medical certificate of death; and
 - (iii) the funeral director in charge of the body.
- (5) The index for registrations of still-births shall contain the following particulars of each still-birth:
 - (a) name of the still-born child;
 - (b) date of still-birth;
 - (c) place of still-birth;
 - (d) sex;
 - (e) date of registration;

- (f) registration number; and
- (g) name and post-office address of,-
 - (i) the person who completed the statement of still-birth;
 - (ii) the duly qualified medical practitioner or coroner who completed the medical certificate as to the cause of a still-birth; and
 - (iii) the funeral director in charge of the body.

CERTIFICATE AS TO REGISTRATIONS BY DIVISION REGISTRARS

53. A certificate of the Registrar-General under section 36 of the Act shall be in form 25.

BIRTH CERTIFICATES

54. A birth certificate of a live birth shall be in form 26 and the fee therefor shall be 50 cents and the fee for search under subregulation 1 of regulation 58.

MARRIAGE CERTIFICATES

55. A marriage certificate shall be in form 27 and the fee therefor shall be 50 cents and the fee for search under subregulation 1 of regulation 58.

DEATH CERTIFICATES

56. A death certificate shall be in form 28 and the fee therefor shall be 50 cents and the fee for search under subregulation 1 of regulation 58.

CERTIFIED COPIES OF REGISTRATIONS

57. The fee for a certified copy of a registration of birth, marriage, death or still-birth shall be \$2 and the fee for search under subregulation 1 of regulation 58.

FEES FOR SEARCHES

- 58.—(1) The fee to have search made for the registration of a birth, death, marriage, or still-birth,—
 - (a) in the indexes kept in the office of the Registrar-General; or
 - (b) in any record kept in the office of the Registrar-General under section 30 of the Act,

shall be 50 cents for a search within each 3-year period.

- (2) The fee to have search made for the notation of,—
 - (a) an adoption or change of name; or
 - (b) a decree of divorce under subsection 2 of section 27 of the Act,

shall be 50 cents for a search within each 3-year period.

POWERS AND DUTIES OF DEPUTY REGISTRAR-GENERAL

- 59.—(1) Except as set forth in subsections 3, 4 and 5 of section 3, and section 40 of the Act, the powers and duties of the Registrar-General under the Act are delegated to the Deputy Registrar-General.
- (2) Notwithstanding subregulation 1 the Registrar-General may exercise the powers and perform the duties prescribed for him under the Act.

DUTIES OF INSPECTORS

- 60.—(1) An inspector shall, in the registration divisions assigned to him,—
 - (a) inspect the offices of division registrars;

- (b) examine the registrations, records, notices, documents and indexes in the possession of division registrars in order to ensure that the Act and these regulations have been complied with;
- (c) inspect the registrations in the possession of the division registrars to ensure that the registrations have been written legibly in durable ink;
- (d) instruct division registrars in their duties and advise them on any matter arising under the Act or these regulations;
- (e) get in touch with duly qualified medical practitioners, nurses, coroners, local medical officers of health, clergymen, funeral directors, cemetery owners and other persons who have failed to comply with the Act or these regulations, and investigate the reasons for the failure;
- (f) advise duly qualified medical practitioners, nurses, coroners, local medical officers of health, clergymen, funeral directors and cemetery owners of their duties under the Act and these regulations;
- (g) investigate and prepare a written report on any matter referred to him by the Registrar-General or the Deputy Registrar-General;
- (h) get in touch with cemetery owners and inspect the burial permits in their possession in order to ensure that the deaths have been registered in accordance with the Act and these regulations;
- (i) get in touch with persons solemnizing marriages and inspect the registers in their possession or in the churches in which they officiate in order to ensure that the marriages solemnized by them have been registered in accordance with the Act and these regulations;
- (j) inspect hospital records to ensure that the births of all children born in the hospitals have been reported to the proper division registrar;
- (k) investigate complaints arising under the Act or or these regulations;
- (l) investigate violations of the Act or these regulations reported to him and prepare a written report thereon in duplicate;
- (m) prepare a separate report, in triplicate, on each registration division he has inspected during the week; and
- (n) prepare a weekly summary, in duplicate, setting out,—
 - (i) the registration divisions and hospitals he has visited;
 - (ii) the names and addresses of duly qualified medical practitioners, nurses, coroners, local medical officers of health, clergymen, funeral directors, cemetery owners, and other persons he has visited;
 - (iii) the number of miles he has travelled in performing his duties; and
 - (iv) his itinerary for the week next following.
- (2) The original of the report under clause *l* of subregulation 1 shall be forwarded to the Deputy Registrar-General and the copy shall be retained by the inspector.
- 61.—(1) A report under clause m of subregulation 1 of regulation 60 shall,—
 - (a) be signed by the inspector; and

- (b) set out in detail the result of the inspection and the inspector's recommendations.
- (2) The original of the report shall be forwarded to the Deputy Registrar-General.
- (3) One copy of the report shall be given to the division registrar and the other copy shall be retained by the inspector.
- 62.—(1) The original of the statement under clause n of subregulation 1 of regulation 60 shall be forwarded to the Deputy Registrar-General.
- (2) The copy of the statement shall be retained by the inspector.

SYSTEM OF FILING OF REGISTRATIONS

- 63.—(1) Registrations of births, marriages, deaths, still-births, adoptions, divorces and changes of name received in the office of the Registrar-General shall be filed each year in 7 separate series of volumes.
- (2) The registrations in each series shall be consecutively numbered beginning with 001.
- (3) The volumes in each series shall be consecutively numbered beginning with 001.
- (4) Each complete volume shall contain 999 registrations.

PARTICULARS OF REGISTRATIONS TO BE ENTERED IN THE INDEXES

- 64.—(1) The Registrar-General shall prepare an index for each complete volume of registrations.
- (2) The index of registration of births shall contain the following particulars of each birth:
 - (a) name of the child;
 - (b) date of birth;
 - (c) place of birth;
 - (d) sex;
 - (e) year of registration; and
 - (f) registration number.
- (3) The index of registration of marriages shall contain the following particulars of each marriage:
 - (a) names of the parties;
 - (b) date of the marriage;
 - (c) place of the marriage;
 - (d) year of registration; and
 - (e) registration number.
- (4) The index of registration of deaths shall contain the following particulars of each death:
 - (a) name, age and marital status of the deceased;
 - (b) date of death;
 - (c) place of death;
 - (*d*) sex;
 - (e) year of registration; and
 - (f) registration number.
- (5) The index of registration of still-births shall contain the following particulars of each still-birth:

- (a) name of the still-born child;
- (b) date of still-birth;
- (c) place of still-birth;
- (d) sex;
- (e) year of registration; and
- (f) registration number.
- (6) The index of registration of orders of adoption shall contain the following particulars of each adoption:
 - (a) date and place of the adoption order;
 - (b) name of the child before adoption;
 - (c) name of the child after adoption;
 - (d) date of birth;
 - (e) year of registration; and
 - (f) registration number.
- (7) The index of registration of statements respecting divorces under subsection 2 of section 27 of the Act shall contain the following particulars of each divorce:
 - (a) names of the parties to the divorce;
 - (b) place of divorce;
 - (c) date of decree absolute;
 - (d) year of registration; and
 - (e) registration number.
- (8) the index of registration of orders respecting changes of name shall contain the following particulars of each change of name:
 - (a) name of person before the change of name;
 - (b) name of person after the change of name;
 - (c) date and place of change of name;
 - (d) year of registration; and
 - (e) registration number.

SUB-REGISTRARS

- 65. Where with the approval of the Registrar-General the division registrar in a city having a population of 50,000 or over appoints a sub-registrar to carry out the provisions of the Act with respect to the registration of deaths and for the issuing of burial permits, the sub-registrar shall,—
 - (a) within 24 hours after he issues a burial permit forward to the division registrar by whom he was appointed,—
 - (i) the statement of death, in form 15; and
 - (ii) the medical certificate of death, in form 16; and
 - (b) keep a chronological index containing the following particulars of each death:
 - (i) name of deceased;
 - (ii) date of death;
 - (iii) place of death;

- (iv) cause of death;
- (v) sex; and
- (vi) the name and address of,-
 - (.i) the person who completed the statement of death;
 - (.ii) the duly qualified medical practitioner, coroner or local medical officer of health who completed the medical certificate of death; and
 - (.iii) the funeral director in charge of the body.

ACCESS TO AND INFORMATION FROM RECORDS

- 66.—(1) The Regional Director of Family Allowances for Canada may have access to or may be given information from the records in the Registrar-General's office but only after taking an oath of secrecy in form 29.
- (2) A representative of Canada, duly authorized in writing, may have access to or may be given information from the records in the Registrar-General's office but only after taking an oath of secrecy in form 29.
- (3) A representative of Ontario or another Province, duly authorized in writing, may be given information from the records in the Registrar-General's office but only after taking an oath of secrecy in form 29.
- (4) Upon application to the Registrar-General a representative of another state or country may be given information from the records in the Registrar-General's office but only after taking an oath of secrecy in form 29.
- (5) The payment of any fee under subregulation 1, 2, 3 or 4 is waived.

OFFICERS TO SIGN REGISTRATIONS AND NOTATIONS

- 67. The following officers may sign registrations and notations:
 - (a) Registrar-General;
 - (b) Deputy Registrar-General;
 - (c) the assistant to the Deputy Registrar-General; and
 - (d) the officer in charge of applications to register a birth, still-birth, marriage or death after one year from the date thereof.

RETURNS BY PERSONS IN CHARGE OF HOSPITALS

- 68.—(1) Every person in charge of a hospital shall make a monthly return in duplicate in form 30 of the births of all children born in that hospital.
- (2) The original of the return shall be forwarded to the Registrar-General not more than 10 days after the month for which the return is filed.
- (3) The copy of the return shall be retained in the hospital files.

INDIANS

- 69. There shall be special forms for registrations in respect of Indians, as follows:
 - (a) statement of birth of an Indian, in form 31;
 - (b) statement of marriage of an Indian, in form 32;
 - (c) statement of death of an Indian, in form 33;

- (d) medical certificate of death of an Indian, in form 34;
- (e) statement of still-birth of an Indian, in form 35; and
- (f) medical certificate of the cause of still-birth of an Indian, in form 36.
- 70. Registrations in respect of Indians shall be kept separate from other registrations.

APPLICATION FOR NOTATION OF CHANGE OF NAME IN SPECIAL CASES

71. An application under subsection 2 of section 55 of the Act shall be in form 37.

SCHEDULE 1

Commencing at the north-west angle of the District; thence easterly along the northerly limit of the District to the north-west angle of the Township of Storey in the Territorial District of Cochrane; thence southerly along the westerly limit of the townships of Storey and Langemarck in the Territorial District of Cochrane and continuing southerly along the westerly limit of the townships of Dowsley and Farquhar in the Territorial District of Algoma to the northerly limit of the Township of Lascelles; thence easterly along the northerly limit of the Township of Lascelles to the north-west angle of the Township of Woolrich; thence southerly along the westerly limit of the townships of Woolrich, Derry, Ermine, Carney and Simpson to the north-east angle of TP. 59; thence westerly along the northerly limit of Tp. 59, Tp. 60, Tp. 61, Tp. 62 and Tp. 63 to the south-east angle of Tp. 66; thence northerly along the easterly limit of Tp. 66 to the north-east angle thereof; thence westerly along the northerly limit of Tp. 66 and Tp. 67 to the westerly limit of the Territorial District of Algoma; thence northerly along that limit to the point of commencement; excepting therefrom the Township of Wicksteed.

SCHEDULE 2

- (a) Abbott, Alderson, Allenby, and Amundsen;
- (b) Bourinot, Buchan, and Byng;
- (c) Carney, Champlain, Clouston, Coderre, Concobar, Conking, and Cromlech;
- (d) Davin, Derry, Doherty, and Dowsley;
- (e) Ebbs, Ericson, and Ermine;
- (f) Farquhar, and Franz;
- (g) Hawkins, Hayward, and Hook:
- (h) Irving;
- (i) Kapuskasing, and Kirkwall;
- (j) Legge, Lerwick, and Lougheed;
- (k) Marjorie, Makawa, Martin, Maude, McFarlan, Mildred, Minnipuka, Mons, and Moorehouse;
- (l) Nebotik;
- (m) Opazatika, and Oscar;
- (n) Pelletier, and Puskuta;
- (o) Radisson, and Roche;
- (p) Scholfield, Shanly, Simpson, and Stefansson;
- (q) Talbott, and Templeton;

- (r) Usnac; and
- (s) Walls, and Woolrich.

The townships of,-

- (a) Abigo, Acton, and Amik;
- (b) Glasgow;
- (c) Kildare;
- (d) Meath;
- (e) St. Julien;
- (f) Winget; and
- (g) Tp. 46, Tp. 47, Tp. 48, Tp. 49, TP. 51, TP. 52, Tp. 57 and Tp. 59.

SCHEDULE 4

The townships of,-

- (a) Tp. 28 to Tp. 33, both inclusive, Range 27;
- (b) Tp. 32 and Tp. 33, Range 28;
- (c) Tp. 53, Tp. 54, Tp. 55 and Tp. 56; and
- (d) Tp. 60 to Tp. 67, both inclusive.

SCHEDULE 5

The townships of,-

- (a) Tp. 25 to Tp. 33, both inclusive, Range 25;
- (b) Tp. 25 to Tp. 33, both inclusive, Range 26;
- (c) Tp. 24 to Tp. 33, both inclusive, Range 23;
- (d) Tp. 24 to Tp. 33, both inclusive, Range 24;
- (e) Tp. 24 to Tp. 31, both inclusive, Range 18;
- (f) Tp. 24 to Tp. 31, both inclusive, Range 19;
- (g) Tp. 24 to Tp. 31, both inclusive, Range 20;
- (h) Tp. 24 to Tp. 31, both inclusive, Range 21;
- (i) Tp. 24 to Tp. 31, both inclusive, Range 22;
- (j) Tp. 24 to Tp. 30, both inclusive, Range 17;
- (k) Tp. 24 to Tp. 29, both inclusive, Range 16; and
- (l) Tp. 43 and Tp. 45.

SCHEDULE 6

The townships of,-

- (a) Tp. 24, Tp. 25, Tp. 26, Tp. 28 and Tp. 29, Range 15;
- (b) Tp. 22 to Tp. 29, both inclusive, Range 14;
- (c) Tp. 22 to Tp. 28, both inclusive, Range 13;
- (d) Tp. 22 to Tp. 27, both inclusive, Range 12;
- (e) Tp. 22, Tp. 23 and Tp. 24, Range 11;
- (f) Tp. 22 and Tp. 23, Range 10;

- (g) Aberdeen, Anderson, Archibald, and Aweres;
- · (h) Chesley, Chesley Additional, and Curtis;
- (i) Dennis, Deroche, and Duncan;
- (j) Fenwick, and Fisher;
- (k) Gaudette, and Gillmor;
- (1) Havilland, Herrick, Hodgins, and Home;
- (m) Jarvis;
- (n) Kars;
- (o) Kehoe, and Kincaid;
- (p) Ley;
- (q) Marne, and McMahon;
- (r) Palmer, Pennefather, and Plummer;
- (s) Ryan;
- (t) Shields;
- (u) Tilley, and Tupper;
- (v) Van Koughnet; and
- (w) Whitman.

SCHEDULE 7

The townships of,-

- (a) Bridgland, and Bright;
- (b) Galbraith, Gladstone, Gould, and Grasett;
- (c) Haughton;
- (d) Kirkwood;
- (e) Montgomery, and Morin;
- (f) Otter;
- (g) Parkinson, and Patton;
- (h) Rose;
- (i) Wells; and
- (j) Tp. 1D, Tp. 1E, Tp. 1F, Tp. 2D, Tp. 2E, Tp. 2F, Tp. 3D, Tp. 3E, Tp. 3F, Tp. 3G, Tp. 3H, Tp. 4D, Tp. 4E, Tp. 4F, Tp. 4G, Tp. 4H, Tp. 5D, Tp. 5E, Tp. 5F, Tp. 5G, Tp. 5H, Tp. 6D, Tp. 6E, Tp. 6F, Tp. 6G, Tp. 6H, Tp. 7D, Tp. 7E, Tp. 7F, Tp. 7G, Tp. 7H, Tp. 175, Tp. 176, Tp. 182, Tp. 188, Tp. 195, Tp. 196, Tp. 201, and Tp. 202.

SCHEDULE 8

- (a) Cobden;
- (b) Long;
- (c) Mack, and McGiverin;
- (d) Scarfe, and Striker; and
- (e) Tp. 1A, Tp. 2A, Tp. 3A, Tp. 4A, Tp. 5A, Tp. 6A, Tp. 7A, Tp. 1B, Tp. 2B, Tp. 3B, Tp. 4B, Tp. 5B, Tp. 6B, Tp. 7B, Tp. 1C, Tp. 2C, Tp. 3C, Tp. 4C, Tp. 5C, Tp. 6C, Tp. 7C, Tp. 155, Tp. 156, Tp. 157, Tp. 161, Tp. 162, Tp. 163, Tp. 167, Tp. 168 and Tp. 169.

The townships of,—

- (a) Esten;
- (b) Lewis;
- (c) Proctor;
- (d) Shedden, and Spragge;
- (e) Tennyson;
- (f) Victoria; and
- (g) Tp. A to Tp. Z, both inclusive, Tp. 7Z, Tp. 123, Tp. 124, Tp. 125, Tp. 129, Tp. 130, Tp. 131, Tp. 132, Tp. 136, Tp. 137, Tp. 138, Tp. 139, Tp. 143, Tp. 144, Tp. 145, Tp. 149, Tp. 150 and Tp. 151.

SCHEDULE 10

Commencing at a point on the north shore of Lake Huron at the south-west angle of the Township of Harrow in the Territorial District of Sudbury; thence northerly along the westerly limit of that township to the south-east angle of the Township of Salter; thence westerly, southerly and westerly along the southerly limit of that township to the south-west angle thereof; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of that township to the northeast angle thereof; thence northerly along the westerly limit of the Township of Gough and Tp. 118, Tp. 119 and Tp. 120 to the north-west angle of the last-number of the complete the north-west angle of the last-number of the complete the north-west angle of the last-number of the complete the north-west angle of the last-number of the north-west angle bered township; thence easterly along the northerly limit of that township to the south-west angle of Tp. 114; thence northerly along the westerly limit of Tp. 114 and Tp. 115, and the townships of Gilbert and Dennie to the north-west angle of the last-named township being also the north-east angle of Tp. D in the Territorial District of Algoma; thence westerly along the northerly limit of Tp. D, Tp. H, Tp. L, Tp. P, and Tp. T to the north-west angle of the last-lettered township being also the south-east angle of Tp. V: thence ship, being also the south-east angle of Tp. Y; thence northerly along the easterly limit of Tp. Y, Tp. Z and Tp. 7Z to the north-east angle of the last-numbered Tp. 7Z to the north-east angle of the last-numbered township; thence westerly along the northerly limit of Tp. 7Z, Tp. 7A, Tp. 7B, Tp. 7C, Tp. 7D, Tp. 7E, Tp. 7F, Tp. 7G and Tp. 7H, and continuing westerly along the northerly limit of Tp. 22 and Tp. 23, Range 14, to the easterly limit of Tp. 24, Range 15; thence northerly along the easterly limit of Tp. 24, Ranges 15 to 22, both inclusive, to the north-east angle of the last-numbered township; thence westerly along the northerly limit of that township to the south-east angle of Tp. 24, Range 23; thence northerly along the easterly limit of Tp. 24 in Ranges 23 and 24, Tp. 43, Tp. 45 and Tp. 46, and the Township of Meath, to the northerly limit of the last-named township, being also the southerly limit of the Township of Acton; thence the southerly limit of the Township of Acton; thence the southerly limit of the Township of Acton; thence easterly along the southerly limit of the townships of Acton, Winget, Amik, Abigo, Kildare, Lerwick, Kirkwall, Kapuskasing and Lougheed to the south-east angle of the last-named township; thence northerly along the easterly limit of the townships of Lougheed, Davin, Buchan, Allenby, Concobar and Shanly to the north-east angle of the last-named township; thence westerly along the northerly limit of the townships of Shanly Bouringt, Onzastika, Abbott, Doherty, and Shanly, Bourinot, Opazatika, Abbott, Doherty and Pelletier to the south-east angle of the Township of Scholfield; thence northerly along the easterly limit of Scholheld; thence northerly along the easterly limit of the townships of Scholfield and Ebbs to the north-east angle of the last-named township; thence westerly along the northerly limit of the townships of Ebbs, Templeton, McFarlan and Dowsley to the north-west angle of the last-named township; thence northerly along the westerly limit of the townships of Langemarck and Storey in the Territorial District of Cochrane to the north-west angle of the last-named township: to the north-west angle of the last-named township; thence westerly along the southerly limit of the townships of McMillan, McCoig, Kohler and Clavet to the north-west angle of the Territorial District of Algoma; thence southerly along the westerly limit of the District to the International Boundary; thence south-easterly and easterly following the International Boundary through Lake Superior, St. Mary River, Lake George, Munuscong Lake and North Channel to a point in North Channel between Drummond and Cockburn islands, being also a point in the southerly limit of the Territorial District of Algoma; thence easterly along the last-mentioned limit to the point of commencement; excepting therefrom,—

- (a) the lands in schedules 1 to 9, both inclusive;
- (b) the City of Sault Ste. Marie;
- (c) the towns of Blind River, Bruce Mines, Nesterville, and Thessalon;
- (d) the townships of Bright Additional, Day, Hilton, Jocelyn, Johnson, Korah, Laird, Lefroy, Macdonald, Meredith, Plummer Additional, Prince, St. Joseph, Tarbutt, Tarbutt Additional, Tarentorus, Thessalon, Thompson, and Wicksteed; and
- (e) the Village of Hilton Beach.

SCHEDULE 11

Commencing at the south-west angle of the Township of Raynar, being also a point in the westerly limit of the District; thence easterly along the southerly limit of the townships of Raynar, Chipman, Goodwin, Barlow, Selsyn and Henderson to the south-east angle of the last-named township, being also the north-west angle of the Township of Boyce; thence southerly along the westerly limit of the townships of Boyce and Clavet to the south-west angle of the last-named township; thence easterly along the southerly limit of the townships of Clavet, Kohler, McCoig and McMillan to the south-east angle of the last-named township, being also the north-west angle of the Township of Storey; thence southerly along the westerly limit of the townships of Storey and Langemarck to the south-west angle of the last-named township; thence easterly along the southerly limit of the townships of Langemarck, Verdun. Landry, Lowther and Shetland to the westerly limit of the Township of Orkney; thence southerly along the westerly limit of the townships of Orkney and Caith-ness to the south-west angle of the last-named township; thence easterly along the southerly limit of that township to the south-east angle thereof; thence northerly along the easterly limit of the townships of Caithness and Orkney to the north-east angle of the last-named township; thence westerly along the northerly limit of that township to the south-east angle of the Township of Shetland; thence northerly along the easterly limit of the townships of Shetland, Kendall, Casgrain and Ritchie and the production northerly of the last-named township to the westerly limit of the District; thence in a general westerly direction along the northerly limit of the District; thence in a general westerly direction along the northerly limit of the District to the westerly limit of the District; thence southerly along the westerly limit of the District to the point of commencement; excepting therefrom the Town of Hearst.

SCHEDULE 12

Commencing at the south-west angle of the Township of Rykert; thence easterly along the southerly limit of the townships of Rykert, Fergus and Ecclestone to the south-east angle of the last-named township; thence northerly along the easterly limit of the townships of Ecclestone, Parnell, McCrea, McCowan, Fleck, Sweet, McLeister and McBrien, and continuing northerly along the production northerly of the easterly limit of the last-named township to the northerly limit of the District; thence in a general westerly direction along the northerly limit of the District to its intersection with the production northerly of the westerly

limit of the Township of Mulvey; thence southerly along that production and continuing southerly along the westerly limit of the townships of Mulvey, Shannon, Devitt and Staunton to the south-west angle of the last-named township; thence easterly along the southerly limit of that township to the north-east angle of the Township of Orkney; thence southerly along the easterly limit of the townships of Orkney and Caithness to the point of commencement.

SCHEDULE 13

Commencing at the south-west angle of the Township of Ossin; thence easterly along the southerly limit of the townships of Ossin, Nova, Strachan and Enid to the south-east angle of the last-named township; thence northerly along the easterly limit of the townships of Enid, Fortune, Aitken, Oke, Ford and Carmichael to the north-east angle of the last-named township, being also the south-east angle of the Township of Shackleton; thence westerly along the southerly limit of the Township of Shackleton to the south-west angle thereof; thence northerly along the westerly limit of that township to the north-west angle thereof, being also the north-east angle of the Township of Nansen; thence westerly along the northerly limit of the Town-ship of Nansen to the north-west angle thereof, being also the south-east angle of the Township of O'Brien; thence northerly along the easterly limit of the Township of O'Brien to the north-east angle thereof, being also the south-west angle of the Township of Gurney; thence easterly along the southerly limit of the Township of Gurney to the south-east angle thereof; thence northerly along the easterly limit of the townships of Gurney, Torrance, Hopkins, Mowbray, Harmon, Kipling, Sanborn and Lambert to the north-east angle of the last-named township; thence westerly along the northerly limit of that township to the south-west angle of the Township of Gentles; thence northerly along the westerly limit of the townships of Gentles and McCuaig to the northerly limit of the last-named township, being also the southerly limit of the Township of Brain; thence westerly along the southerly limit of that township to the south-west angle thereof; thence northerly along the westerly limit of the townships of Brain and Dunsmore, and continuing northerly along the production northerly of the westerly limit of the last-named township to the northerly limit of the District; thence westerly along the northerly limit of the District; thence westerly along the northerly limit of the District to where it is intersected by the production northerly of the westerly limit of the Township of Amery; thence southerly along that production and continuing southerly along the westerly limit of the townships of Amery, Garden, Fryatt, Hillmer, Burritt, Neely, Idington, Cumming and Cargill to the southerly limit of the lost append township being ellecthe are the limit of the last-named township, being also the northerly limit of the Township of Bourinot; thence easterly along the northerly limit of the townships of Bourinot and Shanly to the north-east angle of the last-named township, being also the north-west angle of the Township of Staples; thence southerly along the westerly limit of the townships of Staples, Fenton, Seaton, Lisgar, Wadsworth and Ossin to the point of commence-ment; excepting therefrom the Town of Kapuskasing.

SCHEDULE 14

Commencing at the south-west angle of the Township of Kirkland; thence easterly along the southerly limit of the townships of Kirkland, Kingsmill, Aubin, Nesbitt, Beck and Reaume to the south-east angle of the last-named township; thence northerly along the easterly limit of the townships of Reaume, Fournier, Clute, Leitch, Marven, Ireland, Agassiz, McAloine, Maund and Harewood to the north-east angle of the last-named township; thence westerly along the northerly limit of the townships of Harewood, Kineras, Parliament, Traill and Cockshutt to the north-west angle of the last-named township; thence southerly along the westerly limit of the townships of Cockshutt, Howells, Clav, Tucker and Beardmore to the south-west angle of the last-named township; thence easterly along the southerly limit of that township to the south-east angle

thereof, being also the north-west angle of the Township of Alexandra; thence southerly along the westerly limit of the townships of Alexandra, Haggart, Sydere, Laidlaw and Kirkland to the point of commencement; excepting therefrom the Town of Smooth Rock Falls.

SCHEDULE 15

Commencing at the south-west angle of the Township of Hanna; thence easterly along the southerly limit of the townships of Hanna, St. John, Pyne, Mortimer, Sherring, Marathon and Bowyer, and along the easterly production of the southerly limit of the lastnamed township to the south-west angle of the Township of Bonis; thence continuing easterly along the southerly limit of the last-named township to the westerly limit of the Township of Sargeant; thence southerly along the westerly limit of that township to the south-west angle thereof; thence easterly along the southerly limit of that township to the being also the easterly limit of the District towhere it is intersected by the production easterly of the northerly limit of the Township of Blakelock; thence westerly along that production and continuing westerly along the northerly limit of the townships of Blakelock, Tweed, McQuibban, Swartman and Inglis to the north-west angle of the last-named township; thence southerly along the westerly limit of the townships of Inglis, Thorning and Blount to the south-west angle of the last-named township; thence southerly limit of that township to the south-east angle thereof, being also the north-east angle of the Township of Glackmeyer; thence southerly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of the township to the south-west angle thereof, being also the north-west angle of the township of Lamarche; thence southerly along the westerly limit of the townships of Lamarche and Hanna to the point of commencement; excepting therefrom the Town of Cochrane.

SCHEDULE 16

Commencing at the north-west angle of the Township of Inglis; thence easterly along the northerly limit of the townships of Inglis, Swartman, McQuibban, Tweed and Blakelock, and continuing easterly along the production easterly of the northerly limit of the last-named township to the easterly limit of the District; thence northerly along the easterly limit of the District to the northerly limit thereof; thence in a general westerly direction along the northerly limit of the District to where it is intersected by the production northerly of the westerly limit of the Township of Dunsmore; thence southerly along that production and continuing southerly along the westerly limit of the townships of Dunsmore and Brain to the south-west angle of the last-named township; thence easterly along the southerly limit of that township to the north-west angle of the Township of McCuaig; thence southerly along the westerly limit of that township is of McCuaig and Gentles to the south-west angle of the last-named township; thence easterly along the westerly limit of the township of Rapley; thence southerly along the westerly limit of the township of Rapley; thence southerly along the westerly limit of the townships of Rapley, Hecla and Emerson to the south-west angle of the last-named township; thence easterly along the southerly limit of the townships of Emerson, Hamlet, Pitt, Wacousta and Ganong to the south-east angle of the last-named township, being also the north-east angle of the Township of Harewood; thence southerly along the easterly limit of the townships of Harewood, Maund, McAlpine and Agassiz to the point of commencement.

SCHEDULE 17

- (a) Barnet;
- (b) Clergue, and Coulson;

- (c) Dokis;
- (d) Egan, and Elliott;
- (e) Frecheville;
- (f) Garrison, and Guibord;
- (g) Harker, and Holloway;
- (h) Lamplugh;
- (i) Marriott, McCann, McCool, Michaud, Milligan, and Munro;
- (j) Rand;
- (k) Sheraton, and Stoughton;
- (1) Tannahill, and Thackeray; and
- (m) Walker except that part in the Township of Black River, Warden, and Wilkie.

The townships of,-

- (a) Bristol, and Byers;
- (b) Carman, Carnegie, Carscallen, Cody, Cote, and Crawford;
- (c) Deloro, Duff, and Dundonald;
- (d) Evelyn;
- (e) Geary, German, Godfrey, and Gowan;
- (f) Hoyle;
- (g) Jamieson, and Jessop;
- (h) Kidd;
- (i) Little, Loveland, and Lucas;
- (j) Macdiarmid, Macklem, Mahaffy, Mann, Massey, Matheson, Moberly, and Murphy;
- (k) Ogden;
- (l) Prosser;
- (m) Reid, and Robb;
- (n) Shaw;
- (o) Thomas, Thorburn, Tully, and Turnbull; and
- (p) Wark, Whitesides, and Wilhelmina.

SCHEDULE 19

The townships of,-

- (a) Aurora;
- (b) Berry;
- (c) Edwards;
- (d) Galna;
- (e) Kerrs, and Knox;
- (f) McCart, and Moody;
- (g) Newmarket;
- (h) Rickard;
- (i) Teefy except that part in the Town of Iroquois Falls; and
- (j) Wesley.

SCHEDULE 20

Commencing at a point where the south shore of James Bay is intersected by the easterly limit of the Territorial District of Cochrane; thence southerly along that limit to the south-east angle of the Township of Dokis; thence westerly along the southerly limit of the townships of Dokis, Tannahill, Elliott, Thackeray, Barnet, Cook, Playfair, McCann, Egan, Sheraton, Thomas, Carman, Shaw, Deloro, Ogden, Bristol, Carscallen and Whitesides to the south-west angle of the last-named township; thence northerly along the westerly limit of that township to the north-west angle westerly limit of that township to the north-west angle thereof, being also the south-east angle of the Township of Enid; thence westerly along the southerly limit of the townships of Enid, Strachan, Nova and Ossin to the south-west angle of the last-named township; thence northerly along the westerly limit of the townships of Ossin, Wadsworth, Lisgar, Seaton, Fenton and Staples to the southerly limit of the Township of Sulman, thence westerly along the southerly limit of the man; thence westerly along the southerly limit of the townships of Sulman, Cargill, Ecclestone, Fergus, Rykert and Caithness to the south-west angle of the lastkert and Caithness to the south-west angle of the last-named township; thence northerly along the westerly limit of the townships of Caithness and Orkney to the southerly limit of the Township of Shetland; thence westerly along the southerly limit of the townships of Shetland, Lowther, Landry, Verdun and Langemarck to the south-west angle of the last-named township; thence northerly along the westerly limit of the town-ships of Langemarck and Storey to the north-west angle ships of Langemarck and Storey to the north-west angle of the last-named township, being also the south-east angle of the Township of McMillan; thence westerly along the southerly limit of the townships of McMillan, McCoig, Kohler and Clavet to the south-west angle of the last-named township; thence northerly along the westerly limit of the townships of Clavet and Boyce to the north-west angle of the last-named township, being also the south-east angle of the Township of Henderson; thence westerly along the southerly limit of the town-ships of Henderson, Selwyn, Barlow, Goodwin, Chipman and Raynar to the south-west angle of the last-named township, being also a point in the westerly limit of the District; thence northerly along the westerly limit of the District to the northerly limit thereof; thence in a general easterly direction along the northerly limit of the District to the point of commencement; excepting therefrom,-

- (a) the lands in schedules 11 to 19, both inclusive;
- (b) the improvement districts of Kingham, and Mountjoy;
- (c) the towns of Cochrane, Hearst, Iroquois Falls, Kapuskasing, Matheson, Smooth Rock Falls, and Timmins; and
- (d) the townships of Black River, Calvert, Fauquier, Glackmeyer, Machin, Playfair, Shackleton, Tisdale, and Whitney.

SCHEDULE 21

Commencing at the intersection of the 3rd Base Line and the westerly limit of the Territorial District of Thunder Bay; thence westerly along the 3rd Base Line to the 5th Meridian; thence northerly along the 5th Meridian to the south-east angle of the Township of Melgund; thence westerly along the southerly limit of that township to the south-west angle thereof; thence northerly along the westerly limit of the townships of Melgund, Avery and MacFie to the north-west angle of the last-named township; thence easterly along the northerly limit of that township and continuing easterly along the production easterly of that limit to the westerly limit of the Territorial District of Thunder Bay; thence southerly along the last-mentioned limit to the point of commencement; excepting therefrom the Township of Ignace.

Commencing at the intersection of the 3rd Base Line and the 5th Meridian; thence westerly along the 3rd Base Line to the 6th Meridian; thence northerly along the 6th Meridian to where it is intersected by the production easterly of the southerly limit of the Township of Godson; thence westerly along that production and continuing westerly along the southerly limit of the Township of Godson to the 7th Meridian; thence northerly along the 7th Meridian to the southerly limit of Tp. 41; thence westerly along the southerly limit of Tp. 41 to the south-west angle thereof; thence northerly along the westerly limit of Tp. 41 and continuing northerly along the production northerly of that limit to the 7th Base Line; thence easterly along the 7th Base Line to the 6th Meridian; thence southerly along the 6th Meridian to the south-west angle of the Township of Rowell; thence easterly along the southerly limit of that township to the south-east angle thereof, being also the north-east angle of the Township of Britton; thence southerly along the easterly limit of the Township of Britton to the south-east angle thereof, being also the north-west angle of the Township of Zealand; thence easterly along the northerly limit of the townships of Zealand, Brownridge and Lavel to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Laval, Hartman, Southworth and Satterly to the south-east angle of the last-named township, being also the south-west angle of the Township of Melgund; thence easterly along the southerly limit of that township to the south-east angle thereof, being also the 5th Meridian; thence southerly along the 5th Meridian to the point of commencement; excepting therefrom,

- (a) the townships of Machin and VanHorne; and
- (b) the Town of Dryden.

SCHEDULE 23

Commencing at the intersection of the 7th Meridian and the southerly limit of the District; thence northerly along the 7th Meridian to the southerly limit of Tp. 41; thence westerly along that limit to the south-west angle of Tp. 41; thence northerly along the westerly limit of that township and continuing northerly along the northerly production of that limit to the 7th Base Line; thence westerly along the 7th Base Line to a point where it is intersected by the production northerly of the easterly limit of the Township of Spohn in the Territorial District of Rainy River; thence southerly along that production to the southerly limit of the Territorial District of Kenora; thence in a general easterly direction along that limit to the point of commencement; excepting therefrom,—

- (a) the townships of Jaffray, and Melick;
- (b) the Improvement District of Sioux Narrows;
- (c) the Town of Kenora; and
- (d) the lands in schedule 24.

SCHEDULE 24

Commencing at the north-east angle of the Improvement District of Sioux Narrows; thence north astronomically 6 miles; thence westerly parallel to the northerly limit of the improvement district to where it is intersected by the production northerly of the westerly limit of the improvement district; thence southerly along that production to the north-west angle of the improvement district; thence easterly along the northerly limit of the improvement district to the point of commencement.

SCHEDULE 25

That part of the District lying south of the 7th Base Line and west of the production northerly of the easterly limit of the Township of Spohn in the Territorial District of Rainy River; excepting therefrom the Town of Keewatin.

SCHEDULE 26

Commencing at a point where the production easterly of the northerly limit of the Township of MacFie intersects the westerly limit of the Territorial District of Thunder Bay; thence westerly along that production to the south-east angle of the Township of Laval, thence northerly along the easterly limit of that township to the north-east angle thereof; thence westerly along the northerly limits of the townships of Laval, Brownbridge and Zealand to the south-east angle of the Township of Britton; thence northerly along the easterly limit of that township to the north-east angle thereof; thence westerly along the northerly limit of that township to the northerly limit of that township to the 6th Meridian; thence northerly along the 6th Meridian to the 7th Base Line; thence easterly along the 7th Base Line to the westerly limit of the Territorial District of Thunder Bay; thence southerly along that limit to the point of commencement; excepting therefrom the Town of Sioux Lookout.

SCHEDULE 27

Commencing at a point where the 7th Base Line intersects the westerly limit of the Territorial District of Thunder Bay; thence westerly along the 7th Base Line to the boundary between Ontario and Manitoba; thence northerly along that boundary to the production westerly of the 11th Base Line; thence easterly along that production and continuing easterly along the 11th Base Line to the 6th Meridian; thence southerly along the 6th Meridian to the 10th Base Line; thence easterly along the 10th Base Line to its intersection with the production northerly of the westerly limit of the Territorial District of Thunder Bay; thence southerly along that production and continuing southerly along the westerly limit of the last-named District to the point of commencement.

SCHEDULE 28

Commencing at a point where the production westerly of the 11th Base Line intersects the boundary between Ontario and Manitoba; thence easterly along that production and continuing easterly along the 11th Base Line to the 6th Meridian; thence southerly along the 6th Meridian to the 10th Base Line; thence easterly along the 10th Base Line to its intersection with the production northerly of the westerly limit of the Territorial District of Thunder Bay; thence northerly along that production to the boundary between Ontario and Manitoba; thence in a general south-westerly and southerly direction along that boundary to the point of commencement.

SCHEDULE 29

Commencing at a point where the 10th Base Line intersects the production northerly of the westerly limit of the Territorial District of Thunder Bay; thence northerly along that production to the boundary between Ontario and Manitoba; thence north-easterly along that boundary to the northerly limit of the Patricia portion of the Territorial District of Kenora; thence in a general easterly direction along the lastmentioned limit to its intersection with the production northerly of the westerly limit of the Territorial District of Cochrane; thence southerly along that production to the northerly limit of the Territorial District of Thunder Bay; thence in a general westerly direction along the last-mentioned limit to the westerly limit of the Territorial District of Thunder Bay; thence northerly along the production northerly of the last-mentioned limit to the point of commencement.

SCHEDULE 30

Commencing at a point in the northerly limit of the District where it is intersected by the production

northerly of the westerly limit of the Territorial District of Cochrane; thence in a general easterly and southerly direction along the northerly and easterly limits of the first-named District to the southerly limit of that District; thence in a general westerly direction along the southerly limit of that District to the westerly limit of the Territorial District of Cochrane; thence northerly along the production northerly of that limit to the point of commencement.

SCHEDULE 31

Composed of,-

- (a) the townships of Carlyle and Humboldt; and
- (b) Philip Edward Island.

SCHEDULE 32

The townships of Bidwell and Sheguiandah.

SCHEDULE 33

The following islands:

- (a) Club;
- (b) Fitzwilliam;
- (c) Lonely;
- (d) Rabbit; and
- (e) Squaw.

SCHEDULE 34

The townships of Campbell and Mills.

SCHEDULE 35

Composed of,-

- (a) the Township of Robinson; and
- (b) the Duck Islands.

SCHEDULE 36

Composed of,-

- (a) the Township of Dawson; and
- (b) Crescent and Vidal islands.

SCHEDULE 37

The following islands:

- (a) Bedford;
- (b) Clapperton; and
- (c) Cloche.

SCHEDULE 38

The following islands:

- (a) Badgeley;
- (b) Heywood;
- (c) McGregor; and
- (d) Strawberry.

SCHEDULE 39

Commending at the south-east angle of the Township of Humboldt; thence south astronomically 40 miles; thence west astronomically to the International Boundary; thence north-westerly and north-easterly along that Boundary to an angle therein in the North Channel between Cockburn and Drummond islands; thence easterly in a straight line throught the North Channel to a point distant 1½ miles south astronomically from the south-west extremity of Kenny Point of Innes Island; thence north 55 degrees east astronomically, 5 miles; thence east astronomically 3 miles; thence south 36 degrees east astronomically 5½ miles; thence onorth-easterly in a straight line to a point in the water's edge of the North Channel at the intersection of the production southerly of the westerly limit of the Township of Harrow; thence easterly and southerly following the water's edge of the North Channel to the northerly limit of the westerly part of Indian Reserve Number 4; thence easterly along that limit and its production to the water's edge of the North Channel; thence northerly, easterly and southerly following the water's edge to the northerly limit of the Township of Killarney; thence easterly along the northerly limit of the townships of Killarney and Carlyle to the northeast angle of the last-named township; thence southerly along the easterly limit of that township to the northwest angle of the Township of Humboldt; thence easterly along the northerly limit of that township to the northwest angle of the Township of Humboldt; thence easterly limit of that township to the northeast angle thereof; thence southerly along the easterly limit of that township to the point of commencement; excepting therefrom,—

- (a) the lands in schedules 31 to 38, both inclusive;
- (b) the towns of Gore Bay and Little Current;
- (c) the townships of Allan, Assiginack, Barrie Island, Billings, Burpee, Carnarvon, Cockburn Island, Gordon, Howland, Rutherford, Sandfield, and Tehkumah; and
- (d) George Island.

SCHEDULE 40

The townships of Baxter and Gibson.

SCHEDULE 41

The Township of Sinclair.

SCHEDULE 42

The townships of,-

- (a) Bertram;
- (b) Falconer; and
- (c) Latchford.

SCHEDULE 43

The townships of,—

- (a) Kirkpatrick;
- (b) Loudon; and
- (c) McPherson.

SCHEDULE 44

- (a) Angus, Antoine, Askin, and Aston;
- (b) Badgerow, Banting, Bastedo, Beaucage, Belfast, Best, Blyth, Briggs, Burnaby, and Butler;
- (c) Canton, Cassels, Chambers, Charlton, Clarkson, Clement, Commanda, Crerar, and Cynthia;
- (d) Dana;
- (e) Eddy, and Eldridge;

- (f) Fell, Flett, and French;
- (g) Garrow, Gibbons, Gladman, Gooderham, and Grant;
- (h) Hammell, Hartle, Herbert, Hobbs, and Hugel;
- (i) Joan, and Jocko;
- (j) Kenny;
- (k) La Salle, Law, Leroche, Lockhart, and Lyman;
- (l) McAuslan, McCallum, McLaren, McWilliams, Merrick, Milne, and Mulock;
- (m) Notman;
- (n) Olive, Olrig, and Osborne;
- (o) Pardo, Parkman, Pedley, Phelps, Phyllis, and Poitras;
- (p) Riddell;
- (q) Scholes, Sisk, Stewart, Strathcona, and Strathy;
- (r) Thistle, and Torrington;
- (s) Vogt;
- (t) Wyse; and
- (u) Yates.

The townships of,—

- (a) Ballantyne, Boulter, and Boyd;
- (b) Lauder:
- (c) Pentland; and
- (d) Wilkes.

SCHEDULE 46

The townships of,---

- (a) Airy;
- (b) Biggar, Bishop, Bower, and Butt;
- (c) Canisbay;
- (d) Devine;
- (e) Finlayson, and Freswick;
- (f) Hunter;
- (g) Lister;
- (h) McCraney, and McLaughlin;
- (i) Osler;
- (j) Paxton, and Peck; and
- (k) Sproule.

SCHEDULE 47

The townships of,-

- (a) Anglin;
- (b) Barron, and Bronson;
- (c) Clancy;

- (d) Deacon, Dickens, and Dickson;
- (e) Edgar;
- (f) Fitzgerald;
- (g) Guthrie;
- (h) Lyell;
- (i) Master, and Murchison;
- (j) Niven;
- (k) Preston;
- (1) Sabine, and Stratton; and
- (m) White.

SCHEDULE 48

Commencing at the south-east angle of the Township of Falconer; thence westerly along the southerly limit of that township to the south-west angle thereof; thence northerly along the westerly limit of the townships of Falconer, Loudon and McPherson to the north-west angle of the last-named township; thence easterly along the northerly limit of that township to the south-west angle of the Township of Kirkpatrick; thence northerly along the westerly limit of the townships of Kirkpatrick, Hugel, Crerar, Dana, Pardo, Clement, Scholes and Belfast to the north-west angle of the lastnamed township; thence easterly along the northerly limit of that township to the south-west angle of the Township of Leroche; thence northerly along the westerly limit of the townships of Leroche and Canton to the north-west angle of the last-named township; thence easterly along the northerly limit of the townships of Canton, Aston, Banting and Best to the northeast angle of the last-named township; thence southerly along the easterly limit of the townships of Best and Cassels to the south-east angle of the last-named township, being also the north-west angle of the Township of Eldridge; thence easterly along the northerly limit of the townships of Eldridge and Hebert and continuing easterly along the production easterly of the northerly limit of the last-named township to the boundary be-tween Ontario and Quebec; thence in a general south-erly direction along that boundary to the production northerly of the easterly limit of the Township of Cameron; thence southerly along that production and continuing southerly along the easterly limit of the townships of Cameron and Deacon to the north-west angle of the Township of Fitzgerald; thence easterly along the northerly limit of that township to the northeast angle thereof; thence southerly along the easterly limit of that township to the north-west angle of the Township of Edgar: thence easterly along the northerly Township of Edgar; thence easterly along the northerly limit of the last-named township to the north-east angle thereof; thence southerly along the easterly limit angle thereor; thence southerly along the easterly limit of that township to the north-west angle of the Township of Bronson; thence easterly along the northerly limit of that township to the north-east angle thereof; thence southerly along the easterly limit of the townships of Bronson, Stratton and Master to the south-east angle of the last-named township; thence westerly along the cautherly limit of the townships of Master and the southerly limit of the townships of Master and Guthrie to the north-east angle of the Township of Guthrie to the north-east angle of the Township of Dickens; thence southerly along the easterly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of that township to the north-east angle of the Township of Lyell; thence southerly along the easterly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of the townships of Lyell and Sabine to the south-west angle of the last-named township; thence portherly along the westerly limit of the townships. thence northerly along the westerly limit of the townships of Sabine and Airy to the southerly limit of the Township of Sproule; thence westerly along the southerly limit of the townships of Sproule, Canisbay, Peck and Finlayson to the south-west angle of the last-named township; thence northerly along the westerly

limit of that township to the north-west angle thereof; thence easterly along the northerly limit of that township to the south-west angle of the Township of McCraney; thence northerly along the westerly limit of the townships of McCraney, Butt, Paxton and Ballantyne to the north-west angle of the last-named township; thence easterly along the northerly limit of that township to the south-west angle of the Township of Chisholm; thence northerly along the westerly limit of the townships of Chisholm and Ferris East, to the southerly limit of the Township of Ferris West; thence westerly along the southerly limit of the District to the point of commencement; excepting therefrom,—

- (a) the lands in schedules 42 to 47, both inclusive;
- (b) the City of North Bay;
- .(c) the Improvement District of Cameron;
- (d) the towns of Bonfield, Cache Bay, Mattawa, and Sturgeon Falls; and
- (e) the townships of Bonfield, Caldwell, Calvin, Chisholm, Ferris East, Ferris West, Field, Mattawan, Papineau, Springer, and Widdifield.

SCHEDULE 49

The townships of Bethune and Proudfoot.

SCHEDULE 50

The township of Laurier.

SCHEDULE 51

The townships of,-

- (a) Gurd;
- (b) Hardy;
- (c) Patterson; and
- (d) Pringle.

SCHEDULE 52

The Township of Lount.

SCHEDULE 53

The Township of Monteith.

SCHEDULE 54

The townships of,-

- (a) Croft;
- (b) Ferrie; and
- (c) Spence.

SCHEDULE 55

The townships of,-

- (a) McConkey;
- (b) Mills; and
- (c) Wilson.

SCHEDULE 56

The townships of,-

- (a) Burpee;
- (b) Burton;
- (c) Ferguson; and
- (d) McKenzie.

SCHEDULE 57

The townships of Conger and Cowper.

SCHEDULE 58

The townships of Harrison and Shawanaga.

SCHEDULE 59

The townships of,-

- (a) Blair;
- (b) Brown;
- (c) Henvey;
- (d) Mowat; and
- (e) Wallbridge.

SCHEDULE 60

Commencing at the south-west angle of the District; thence easterly along the southerly limit of the District to the production southerly of the easterly limit of the Township of Humphrey; thence northerly along that production and continuing northerly along the easterly limit of that township to the north-east angle thereof being also the south-west angle of the Township of Monteith; thence easterly along the southerly limit of the townships of Monteith, McMurrich, Perry and Bethune to the south-east angle of the last-named township; thence northerly along the easterly limit of the townships of Bethune, Proudfoot, Joly and Laurier to the southerly limit of the Township of Himsworth, South; thence easterly along the southerly limit of that township to the south-east angle thereof; thence northerly along the easterly limit of the townships of Himsworth South, and Himsworth North, to the north-east angle of the last-named township; thence westerly along the northerly limit of that township to the shore of Lake Nipissing; thence in a general westerly direction along the northerly limit of the District to the westerly limit of the District; thence southerly along the westerly limit of the District to the point of commencement; excepting therefrom,—

- (a) the lands in schedules 49 to 59, both inclusive;
- (b) the towns of Kearney, Parry Sound, Powassan, and Trout Creek;
- (c) the townships of Armour, Carling, Chapman, Christie, Foley, Hagerman, Himsworth North, Himsworth South, Joly, McDougall, McKellar, McMurrich, Machar, Nipissing, Perry, Ryerson, and Strong; and
- (d) the villages of Burk's Falls, Magnetawan, Rosseau, South River, and Sundridge.

SCHEDULE 61

The Township of Morley Additional.

SCHEDULE 62

- (a) Croome, and Curran;
- (b) Dewart;
- (c) Mathieu;
- (d) Pratt;
- (e) Rowe; and
- (f) Spohn, and Sutherland.

Commencing at the intersection of the 3rd Base Line and the 5th Meridian; thence westerly along the 3rd Base Line to the 6th Meridian; thence northerly District; thence westerly and south-westerly limit of the District; thence westerly and south-westerly along the northerly limit of the District to the easterly limit of the Township of Croome; thence southerly along the easterly limit of the townships of Croome and Rowe to the southerly limit of the last-named township, being also the northerly limit of the Township of Charple; thence costerly along the northerly limit of Chapple; thence easterly along the northerly limit of the Township of Chapple to the north-east angle thereof; thence southerly along the easterly limit of that township to the northerly limit of the Improvement Districts of Kingdod, the southerly limit of the Improvement Districts of of the Improv ment District of Kingsford; thence easterly along the last-mentioned limit to the north-east angle thereof; thence southerly along the easterly limit of that Improvement District to the south-east angle thereof, being also the south-west angle of the Township of Dance; thence easterly along the southerly limit of the Township of Dance to the south-east angle thereof, being also the north-west angle of the Township of Miscampbell; thence southerly along the westerly limit of that township to the south-west angle thereof; thence easterly along the southerly limit of that township to the westerly limit of Indian Reserve No. 18B; thence southerly along that limit to the south-west angle of that Reserve; thence easterly along the southerly limit of that Reserve to the north-west angle of Indian Reserve No. 16A; thence southerly along the westerly limit of that Reserve to the south-west angle thereof; thence easterly along the southerly limit of that Reserve to the easterly limit of the Township of McIrvine; thence southerly along that limit and the production southerly thereof to the International Boundary; thence in a general easterly direction along that Boundary to the production southerly of the 5th Meridian; thence northerly along that production and continuing northerly along the 5th Meridian to the point of commencement.

SCHEDULE 64

Commencing at the north-east angle of the District; thence westerly along the 3rd Base Line being also the northerly limit of the District to the 5th Meridian; thence southerly along the 5th Meridian and the production southerly thereof to the southerly limit of the District, being also the International Boundary; thence in a general easterly direction along that Boundary to the easterly limit of the District; thence northerly along the easterly limit of the District to the point of commencement; excepting therefrom the Improvement District of Atikokan.

SCHEDULE 65

Commencing at a point where the easterly limit of the District intersects the International Boundary in Saganaga Lake; thence northerly along that limit to the north-east angle of the District; thence westerly along the 3rd Base Line being also the northerly limit of the District to the 6th Meridian; thence northerly along the 6th Meridian a distance of 6 miles, more or less, to an angle in the District; thence due west 45 miles, more or less, to the easterly shore of Sabaskong Bay in the Lake of the Woods; thence westerly and south-westerly along the southerly shore of that Bay and along the easterly shore of the Lake of the Woods to where the last-named shore is intersected by the 49 degree parallel of north latitude; thence due west along that parallel of latitude a distance of 15 miles, more or less, to the International Boundary; thence southerly and easterly along the International Boundary to the point of commencement; excepting therefrom,—

- (a) the lands in schedules 61 to 64, both inclusive;
- (b) the improvement districts of Atikokan and Kingsford;

- (c) the towns of Fort Frances and Rainy River; and
- (d) the townships of Alberton, Atwood, Blue, Chapple, Dilke, Emo, Lavalee, McCrosson, McIrvine, Morley, Morson, Pattullo, Tovell, and Worthington.

SCHEDULE 66

Commencing at the north-east angle of the Township of Bonar; thence southerly along the easterly limit of that township to the north-west angle of the Township of Lincoln; thence easterly along the northerly limit of the townships of Lincoln and Lemoine to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Lemoine, Carty, Pinogami, Biggs, Rollo, Swayze and Cunningham, and continuing southerly along the easterly limit of Tp. 21 and Tp. 19 to the northerly limit of Tp. 17; thence easterly along the northerly limit of the last-numbered township to the north-east angle thereof; thence southerly along the easterly limit of Tp. 17, Tp. 9Z and Tp. 8Z to the south-east angle of the last-numbered township; thence westerly along the southerly limit of Tp. 8Z, Tp. 8A to Tp. 8H, both inclusive, and Tp. 22 and Tp. 23, Range 15, to the south-west angle of the last-numbered township, being a point in the westerly limit of the District; thence northerly along that limit to the north-east angle of Tp. 24, Range 22, in the Territorial District of Algoma; thence westerly along the northerly limit of the last-numbered township to the south-cast angle of Tp. 24, Range 23, being a point in the westerly limit of the that limit to the north-west angle of Tp. 44; thence easterly along the northerly limit of Tp. 44 and the Township of Lang to the north-east angle of the last-angle of twenty township being also the south-west angle of the last-angle township being also the south-west angle of named township, being also the south-west angle of the Township of Missinaibi; thence northerly along the westerly limit of the townships of Missinaibi and Baltic to the north-west angle of the last-named township; thence easterly along the northerly limit of the townships of Baltic, Barclay, Calais, Lloyd and Bonar, to the point of commencement; excepting therefrom the Township of Chapleau.

SCHEDULE 67

Commencing at the north-east angle of the Township of Frey; thence southerly along the easterly limit of the townships of Frey, Sewell, Kenogaming, Regan, Wigle, Whalen and Somme to the northerly limit of the Township of Neville; thence easterly along the northerly limit of that township to the north-east angle thereof; thence southerly along the easterly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of the townships of Neville, Potier, Huffman, Osway, Esther and Fawn to the westerly limit of the last-named township, being also the easterly limit of Tp. 21; thence northerly along the last-mentioned limit and continuing northerly along the easterly limit of the townships of Cunningham, Swayze, Rollo, Biggs, Pinogami, Carty and Lemoine to the northerly limit of the last-named township, being also the southerly limit of the Township of Shenango; thence westerly along the southerly limit of the townships of Shenango and Sherlock to the westerly limit of the last-named township; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of the townships of Sherlock, Shenango, Oates, Oswald, Melrose and Frey to the point of commencement.

SCHEDULE 68

- (a) Abney, Alcona, Alton, Arbutus, and Arden;
- (b) Battersby, and Biscotasi;
- (c) Carew, Cavell, Chalet, Chester, Comox, and Cortez:

- (d) Dublin, and Durban;
- (e) Earl, Edith, and Ethel;
- (f) Fairbairn, Faust, Fingal, and Fulton;
- (g) Gladwin;
- (h) Hall, and Hubbard;
- (i) Invergarry, Iris, and Ivy;
- (j) Jasper, and Joffre;
- (k) Kelso;
- (1) McPhail, and Muldrew;
- (m) Onaping;
- (n) Smuts;
- (o) Yeo; and
- (p) Tp. 3 to Tp. 12, both inclusive, Tp. 16 and Tp. 18.

The townships of,-

- (a) Acadia, Amyot, Armagh, and Asquith;
- (b) Baynes, Beaumont, Beemer, Benneweis, Beresford, Beulah, Blewett, Brebeuf, Browning, Brunswick, and Burrows;
- (c) Cabot, Carter, Champagne, Churchill, Clary, Connaught, Cotton, and Crothers;
- (d) Delhi, DeMorest, Dunbar, and Dundee;
- (e) Edinburgh, Ellis, Emerald, and English;
- (f) Fawcett, and Frechette;
- (g) Garibaldi, Garvey, Gouin, Grigg, and Groves;
- (h) Haentschel, Halliday, Hassard, Hazen, Hennessy, Hodgetts, Howey, and Hutt;
- (i) Inverness;
- (j) Jack;
- (k) Kelvin, and Kemp;
- (1) Lampman, Leask, and Londonderry;
- (m) MacMurchy, Marconi, Marquette, Marshay, Mattagami, McBride, McLeod, McNamara, Middleboro, Miramichi, Moffat, Moher, and Mond:
- (n) Natal, Noble, Northrup, and Nursey;
- (o) Ogilvie;
- (p) Parker, and Paudash;
- (q) Roblin;
- (r) St. Louis, Scotia, Seagram, Selby, Selkirk, Semple, Sheard, Shelley, Shelburne, Sladen, Sothman, Stetham, Stobie, Stull, and Sweeny;
- (s) Togo, and Turner;
- (t) Unwin;
- (u) Valin, and Vrooman;
- (v) Westbrook; and
- (w) Zavitz.

SCHEDULE 70

The townships of,-

- (a) Acheson, and Antrim;
- (b) Cartier, Cascaden, and Craig;
- (c) Dennie;
- (d) Emo, and Ermatinger;
- (e) Gilbert;
- (f) Hart, Harty, and Hess;
- (g) Leinster, and Levack except that part in the Town of Levack;
- (h) Moncrieff, Morse, and Munster;
- (i) Rhodes:
- (j) Stralak;
- (k) Ulster; and
- (l) Tp. 107, Tp. 108, Tp. 114, Tp. 115, and Tp. 120.

SCHEDULE 71

The townships of,-

- (a) Afton, and Aylmer;
- (b) Botha, and Bowell,
- (c) Capreol except that part in the Town of Capreol and Creelman;
- (d) Davis;
- (e) Falconbridge, Foy, and Fraleck;
- (f) Henry, and Hutton;
- (g) Janes;
- (h) Kelly, and Kitchener;
- (i) Loughrin, and Lumsden;
- (j) Macbeth, Mackelcan, Maclennan, McCarthy, McConnell, McNish, and Morgan;
- (k) Norman;
- (l) Parkin;
- (m) Rathbun, and Roberts;
- (n) Scadding, Sheppard, and Street;
- (o) Telfer, and Tyrone; and
- (b) Wisner.

SCHEDULE 72

- (a) Allen, and Awrey;
- (b) Bigwood, Broder, and Burwash;
- (c) Cherriman, Cleland, Cox, and Creighton;
- (d) Delamere, Dill, and Dryden;
- (e) Fairbank, and Foster;
- (f) Goschen;
- (g) Haddo, Hawley, Hendrie, Hoskin, and Hyman;

- (h) Kilpatrick;
- (i) Laura, Lorne, and Louise;
- (j) Secord, Servos, Snider, and Struthers;
- (k) Tilton, Totten, Travers, and Trill;
- (l) Waldie; and
- (m) Tp. 11, Tp. 59, Tp. 60, Tp. 67, Tp. 68, Tp. 69, Tp. 75, Tp. 82, Tp. 83, Tp. 90, and Tp. 91.

The Township of Scollard.

SCHEDULE 74

The townships of,-

- (a) Bigelow;
- (b) Dunlop;
- (c) Gough;
- (d) McKinnon, Merritt, and Mongowin;
- (e) Porter;
- (f) Shakespeare;
- (g) Vernon; and
- (h) Tp. 118 and Tp. 119.

SCHEDULE 75

Commencing at a point on the north shore of North Channel at the south-west angle of the Township of Harrow; thence northerly along the westerly limit of that township to the south-east angle of the Township of Salter; thence westerly, southerly and westerly along the southerly limit of the Township of Salter to the south-west angle thereof; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of the township to the north-east angle thereof, being also the township to the north-east angle thereof, being also the south-west angle of the Township of Gough; thence northerly along the westerly limit of the Township of Gough and Tp. 118, Tp. 119, and Tp. 120 to the north-west angle of the last-numbered township; thence easterly along the northerly limit of that township to the north-east angle thereof, being also the south-west angle of Tp. 114; thence northerly along the westerly limit of Tp. 114 and Tp. 115 and the townships of Gilbert and Dennie to the southerly limit of Tp. 4; thence westerly along the southerly limit of Tp. 4 and the townships of Alton, Jasper, Durban, Ethel and Comox to the south-west angle of the last-named township; thence northerly along the westerly limit of the townthence northerly along the westerly limit of the town-ships of Comox, Fulton and Iris to the north-west angle of the last-named township, being also the south-east angle of Tp. 8Z; thence westerly along the southerly limit of Tp. 8Z, Tp. 8A, Tp. 8B, Tp. 8C, Tp. 8D, Tp. 8E, Tp. 8F, Tp. 8G, Tp. 8H, and Tp. 22 and Tp. 23, Range 15, to the easterly limit of Tp. 24, Range 15, in the Territorial District of Algoma; thence northerly along the easterly limit of Tp. 24, Ranges 15 to 22, both inclusive, in that District, to the north-east angle of the last-numbered township; thence westerly along the northerly limit of that township to the south-west angle of Tp. 23, Range 23, in the Territorial District of Sudbury; thence northerly along the westerly limit of Tp. 23, Range 23, Tp. 40, Tp. 42, and Tp. 44, and the townships of Stover and Rennie to the north-west angle of the last-named township; thence easterly along the northerly limit of the townships of Rennie, Leeson, Baltic, Barclay, Calais, Llovd, Bonar, Sherlock, Shenango, Oates, Oswald, Melrose and Frey to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Frev, Sewell and Kenogaming to the north-west angle of the Township of Crothers; thence easterly along the

northerly limit of the townships of Crothers, McBride, Hassard, Beemer, English and Zavitz to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Zavitz, Hutt, Halliday, Mond, Natal, MacMurchy, Fawcett, Ogilvie and Browning to the south-east angle of the last-named township, being also the north-west angle of the Township of Stull; thence easterly along the northerly limit of the townships of Stull, McLeod, Ellis, Parker, Selby and Sladen to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Sladen, Shelburne and Delhi to the south-east angle of the last-named township; thence westerly along the southerly limit of that township to the north-east angle of the Township of Armagh; thence southerly along the easterly limit of the townships of Armagh, Afton, Macbeth, McNish, Janes, Henry, Ratter and Dunnet to the south-east angle of the last-named township; thence westerly along the southerly limit of that township to the north-east angle of the Township of Casimir; thence southerly along the easterly limit of the townships of Casimir, Haddo and Martland to the northerly limit of the Township of Scollard; thence easterly along that limit to the south-east angle of the Township of Travers; thence northerly along the westerly along that limit to the south-east angle of the Township, being also the south-east angle of Tp. 67; thence westerly along the southerly limit of that township to the southwest angle thereof; thence northerly along the westerly limit of Tp. 67 to the south-east angle of the Township of Goschen; thence westerly along the southerly limit of the Township of Goschen; thence westerly along the southerly limit of the District to the point of commencement; excepting therefrom,—

- (a) the lands in schedules 66 to 74, both inclusive;
- (b) the City of Sudbury;
- (c) the Improvement District of Renabie;
- (d) the towns of Capreol, Chelmsford, Coniston, Copper Cliff, Frood Mine, Levack, Massey, and Webbwood; and
- (e) the townships of Appleby, Baldwin, Balfour, Blezard, Casimir, Chapleau, Cosby, Denison, Dowling, Drury, Dunnet, Garson, Graham, Hagar, Hallam, Hanmer, Harrow, Jennings, Martland, Mason, May, McKim, Nairn, Neelon, Ratter, Rayside, Salter, and Waters.

SCHEDULE 76

Commencing at the south-east angle of the Township of Bell; thence westerly along the southerly limit of the townships of Bell, Low, Klotz, Fernow, O'Meara, Bain and Bickle to the south-west angle of the last-named township; thence northerly along the westerly limit of the Township of Bickle and continuing northerly along the production northerly of that limit to the southerly limit of the Township of Nakina; thence westerly along the southerly limit of the townships of Nakina, Exton, Danford, Paska and Oboshkegan to the south-west angle of the last-named township; thence west astronomically to Phillips and Benner's Line 1920; thence southerly along that line to Ross's Base Line 1923; thence westerly along the last-named Line to the westerly limit of the District; thence northerly along that limit to the northerly limit of the District; thence easterly along the last-mentioned limit to the northerly limit of the Township of Bain; thence easterly along the northerly limit of the townships of Bain, O'Meara, Fernow, Klotz, Low and Bell to the north-east angle of the last-mamed township; thence southerly along the easterly limit of that township to the point of commencement.

Commencing at the north-east angle of the Township of Shabotik being a point in the easterly limit of the District; thence southerly along the easterly limit of the District to the shore of Lake Superior; thence in a general westerly and north-westerly direction along that shore to the south-west angle of the Township of Pic; thence easterly along the southerly limit of that township to the south-east angle thereof; thence northerly along the easterly limit of the Township of Pic to the north-east angle thereof; thence westerly along the northerly limit of that township to the south-west angle of Township 75; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of Township 75 to the easterly limit thereof; thence southerly along that limit to the northerly limit of Township 74, Township 73, Township 72, and Township 71 to the north-east angle of the last-numbered township, being also the south-west angle of the Township of Bryant; thence northerly along the westerly limit of the townships of Bryant, Atikameg and McGill to the north-west angle of the last-named township; thence easterly along the northerly limit of the townships of McGill and Shabotik to the point of commencement.

SCHEDULE 78

Commencing at the north-east angle of the Township of Shabotik being a point in the easterly limit of the District; thence westerly along the northerly limit of the townships of Shabotik and McGill to the northwest angle of the last-named township; thence southerly along the westerly limit of the townships of McGill, Atikameg and Bryant to the south-west angle of the last-named township, being also the north-east angle of Township 71; thence westerly along the northerly limit of Township 71, Township 72, Township 73 and Township 74 to the south-east angle of Township 75; thence northerly along the easterly limit of that township to the north-east angle thereof; thence westerly along the northerly limit of Township 75 and the Improvement District of Marathon to the south-east angle of Township 79; thence northerly along the easterly limit of that township to the north-east angle thereof; thence westerly along the northerly limit of Township 79, Township 80, Township 81, Township 82, Township 83, and Township 84, to the north-west angle of the last-numbered township; thence southerly along the westerly limit of that township to the north shore of Lake Superior; thence in a general westerly direction following that shore to the easterly limit of the Township of Nipigon; thence northerly along the easterly limit of that township to the north-east angle thereof; thence easterly along the production easterly of the northerly limit of that township to the point of intersection with the production southerly of the easterly limit of the Township of Ledger; thence northerly along the last-mentioned production to the south-east angle of the Township of Ledger; thence easterly along the production easterly of the southerly limit of that township to its intersection with the production southerly of the easterly limit of the Township of Vincent; thence northerly along that production to the south-east angle of the last-named township; thence easterly along the production easterly of the southerly limit of that township to where it is intersected by the production southerly of the easterly limit of the Township of Croll; thence northerly along that production to the southeast angle of the Township of Croll; thence easterly along the production easterly of the southerly limit of that township 8 miles; thence south astronomically 12 miles; thence east astronomically 35 miles; thence south astronomically 12 miles; thence east astronomically to the easterly limit of the District; thence southerly along the easterly limit of the District to the point of commencement.

SCHEDULE 79

The townships of,-

- (a) Pic; and
- (b) Township 76,

except the parts thereof in the Improvement District of Marathon.

SCHEDULE 80

Township 79 and Township 80.

SCHEDULE 81

Township 81, Township 82, Township 83 and Township 84, except the parts thereof in the Improvement District of Terrace Bay.

SCHEDULE 82

Commencing at the south-east angle of the Township of Bell being a point in the easterly limit of the District; thence westerly along the southerly limit of the townships of Bell, Low, Klotz, Fernow, O'Meara, Bain and Bickle to the south-west angle of the last-named township; thence northerly along the westerly limit of the Township of Bickle and continuing northerly along the production northerly of the westerly limit of that township to the southerly limit of the Township of Nakina; thence westerly along the southerly limit of the townships of Nakina, Exton, Danford, Paska and Oboshkegan to the south-west angle of the last-named township; thence southerly along the production southerly of the westerly limit of that township to the south-east angle of the Township of Vincent; thence easterly along the production easterly of the southerly limit of the Township of Vincent to where it is intersected by the production southerly of the easterly limit of the Township of Croll; thence northerly along that production to the south-east angle of that township; thence easterly along the production easterly of the southerly limit of that township 8 miles; thence south astronomically 12 miles; thence east astronomically 35 miles; thence south astronomically 12 miles; thence east stronomically to the easterly limit of the District; thence northerly along the easterly limit of the District to the point of commencement; excepting therefrom the Town of Geraldton.

SCHEDULE 83

Commencing at the south-west angle of the Township of Dorion; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of the town-ship to where it is intersected by the production southerly of the westerly limit of the Township of Innes; thence northerly along that production to where it is intersected by the production westerly of the northerly limit of the Township of Booth; thence westerly along the production westerly of the northerly limit of that township to Phillips and Benner's Line 1920; thence northerly along that line to the point of intersection with a line drawn west astronomically from the south-west angle of the Township of Oboships of the Township of Oboships of Ob kegan; thence east astronomically to the south-west angle of that township; thence southerly along the production southerly of the westerly limit of the Township of Oboshkegan to the south-east angle of the Township of Vincent; thence continuing southerly along the pro-duction southerly of the easterly limit of that township to where it is intersected by the production easterly of the southerly limit of the Township of Ledger; thence westerly along that production to the south-east angle of the Township of Ledger; thence southerly along the production southerly of the easterly limit of that township to where it is intersected by the production easterly of the northerly limit of the Township of Nipigon; thence westerly along the last-mentioned production to the north-east angle of that township; thence southerly along the easterly limit of the Town-ship of Nipigon and continuing southerly along the oroduction southerly of that limit 2 miles, more or less, to a point in the west shore of Nioigon Bay; thence in a general southerly direction following that

shore to the south-east angle of the Township of Lyon; thence westerly along the southerly limit of that township to the northerly shore of Black Bay; thence in a general westerly and southerly direction following the northerly and westerly shore of Black Bay to the south-east angle of the Township of Dorion; thence westerly along the southerly limit of that township to the point of commencement; excepting therefrom,—

- (a) the improvement districts of Beardmore and Red Rock; and
- (b) the Township of Nipigon.

SCHEDULE 84

Commencing at a point in the westerly limit of the District where it is intersected by Ross's Base Line 1923; thence easterly along that line 76 miles, more or less, to Phillips and Benner's Line 1920; thence southerly along the last-named Line to where it is intersected by Ross's Base Line 1923; thence southerly along the last-named Line to where it is intersected by Ross's Base Line 1923; thence southerly along the last-named Line to where it is intersected by Ross's Base Line 1923; thence southerly along the last-named Line to where it is intersected by Ross's Base Line 1923; thence southerly along the last-named Line to where it is intersected by Ross's Base Line 1923; thence southerly along the last-named Line 1920; thence 1920; the last-named Line 1920; the last-named sected by the production westerly of the northerly limit of the Township of Booth; thence easterly along that production to where it is intersected by the production southerly of the westerly limit of the Township of Innes; thence southerly along the last-mentioned production to the northerly limit of the Township of Dorion; thence westerly along the northerly limit of the township of Dorion; thence westerly along the northerly limit of the twenty that the northerly limit of the township of the total the production to the northerly along the northerly limit of the twenty limit of the northerly limit o that township to the north-west angle thereof; thence southerly along the westerly limit of the Township of Dorion to the south-west angle thereof; thence continuing southerly along the production southerly of that limit 9 miles, more or less, to an angle in the Township of Shuniah; thence westerly along the northerly limit of that township to the easterly limit of the Township of Gorham; thence southerly along the easterly limit of the Township of Gorham to the southeast angle thereof; thence westerly along the southerly limit of the townships of Gorham and Ware to the easterly limit of the Township of Conmee; thence northerly along the easterly limit of the last-named township to the north-east angle thereof; thence westerly along the northerly limit of that township to the erly along the northerly limit of that township to the north-west angle thereof; thence southerly along the westerly limit of the townships of Conmee and O'Connor to the south-west angle of the last-named township; nor to the south-west angle of the last-named township; thence easterly along the southerly limit of that township to the south-east angle thereof; thence northerly along the easterly limit of the township to the northerly limit of the Township of Scoble; thence easterly along the northerly limit of the Township of Scoble to the north-east angle thereof; thence southerly along the easterly limit of that township to the southerly limit of the Township of Paipoonge; thence easterly along the southerly limit of that township 1 mile, more or less, to an angle in the Township of Neebing; thence southerly along the easterly limit of the townships of southerly along the easterly limit of the townships of Scoble and Pearson to the south-east angle of the lastnamed township; thence westerly along the southerly limit of that township to the north-east angle of the Township of Devon; thence southerly along the easterly limit of that township and continuing southerly along the production southerly of that limit to the International Boundary; thence in a general westerly direction along the International Boundary to the westerly limit of the District; thence northerly along that limit of the District to the point of commencement; excepting therefrom the Township of Gillies.

SCHEDULE 85

Commencing at a point where the easterly limit of the Territorial District of Thunder Bay intersects the north shore of Lake Superior; thence south astronomically to the International Boundary; thence in a general westerly direction along that Boundary to the westerly limit of the District, being also the easterly limit of the Territorial District of Rainy River; thence north astronomically along that limit to the middle channel of Lake St. Joseph; thence north-easterly along that channel and the middle channel of the Albany River to its intersection with the westerly limit of the Territorial District of Cochrane; thence southerly along that

limit to the south-west angle of the Township of Raynar, being also the north-west angle of the Township of Bain in the Territorial District of Thunder Bay; thence easterly along the northerly limit of the townships of Bain, O'Meara, Fernow, Klotz, Low and Bell to the north-east angle of the last-named township, being a point in the easterly limit of the last-named District; thence southerly along that limit to the point of commencement; excepting therefrom,—

- (a) the lands in schedules 76 to 84, both inclusive;
- (b) the cities of Fort William and Port Arthur;
- (c) the improvement districts of Beardmore, Marathon, Red Rock, and Terrace Bay;
- (d) the Town of Geraldton; and
- (e) the townships of Conmee, Gillies, Neebing, Nipigon, O'Connor, Oliver, Paipoonge, and Shuniah.

SCHEDULE 86

The townships of,-

- (a) Adams, Alma, and Argyle;
- (b) Baden, Bannockburn, Bartlett, Blackstock, Bompas, and Burt;
- (c) Cairo, Childerhose, and Cleaver;
- (d) Davidson, Denton, Doon, Douglas, Doyle, and Dunmore;
- (e) Eldorado;
- (f) Fallon, Fasken, Flavelle, and Fripp;
- (g) Geikie, and Gross;
- (h) Hillary, Hincks, and Holmes;
- (i) Keefer, and Kimberley;
- (j) Langmuir, and Lee;
- (k) McArthur, McEvay, McKeown, McNeil, Michie, Midlothian, Montrose, and Musgrove;
- (l) Nordica;
- (m) Pharand, Powell, and Price;
- (n) Reynolds, and Robertson;
- (o) Sheba;
- (p) Terry, Thorneloe, Timmins, and Tolstoi;
- (q) Willison; and
- (r) Yarrow.

SCHEDULE 87

- (a) Brewster;
- (b) Charters, Chown, Corkill, and Corley;
- (c) Donovan, and Dufferin;
- (d) Gamble;
- (e) Haultain;
- (f) Knight;
- (g) Lawson, Leckie, Leith, and Leonard;

- (h) Milner, and Morel:
- (i) Nicol, and North Williams;
- (j) Rankin, Ray, and Raymond;
- (k) Tyrrell; and
- (1) Van Hise.

The townships of,—

- (a) Auld;
- (b) Banks, Barber, Beauchamp, and Bryce;
- (c) Cane;
- (d) Farr;
- (e) Henwood;
- (f) Lundy;
- (g) Mickle;
- (h) Roadhouse, and Robillard;
- (i) Savard, Sharpe, Shillington, Smyth, and Speight;
- (j) Truax, and Tudhope; and
- (k) Wallis, and Willet.

SCHEDULE 89

The townships of,-

- (a) Barr, and Brigstocke;
- (b) Cole;
- (c) Dane;
- (d) Firstbrook;
- (e) Gillies Limit;
- (f) Kittson, and Klock;
- (g) Leo;
- (h) McGiffin, and Medina;
- (i) Rorke;
- (j) Trethewey;
- (k) Van Nostrand; and
- (l) Whitson.

SCHEDULE 90

The townships of,—

- (a) Arnold;
- (b) Ben Nevis;
- (c) Catharine, and Clifford;
- (d) Hearst;
- (e) Katrine;
- (f) McElroy, and McFadden;
- (g) McVittie except that part in the Improvement District of McGarry;
- (h) Ossian;
- (i) Pontiac;

- (j) Rattray; and
- (k) Skead.

SCHEDULE 91

The townships of,—

- (a) Benoit except that part in the Improvement District of Kingham;
- (b) Bernhardt, Bisley, Blain, and Boston;
- (c) Eby;
- (d) Grenfell;
- (e) Lebel;
- (f) Maisonville, Marquis, and Morrisette;
- (g) Otto; and
- (h) Pacaud.

SCHEDULE 92

The townships of,-

- (a) Bayly;
- (b) Ingram;
- (c) Marter, and Mulligan; and
- (d) Pense.

SCHEDULE 93

The townships of Lorrain and South Lorrain.

SCHEDULE 94

Commencing at the north-east angle of the Township of Riddell in the Territorial District of Nipissing, being also the south-west angle of the Township of South Lorrain in the Territorial District of Timiskaming; thence northerly along the westerly limit of the last-named township to the south-west angle of the Township of Lorrain; thence westerly in a straight line 7½ miles, more or less, to the south-east angle of the Township of Brigstocke; thence continuing westerly along the southerly limit of the townships of Brigstocke, Cole and Medina to the south-west angle of the last-named township; thence northerly along the westerly limit of that township to the north-west angle thereof, being also the south-east angle of the Township of Rorke; thence westerly along the southerly limit of the townships of Rorke, McGiffin, Gamble, Corley, Leckie and Dufferin to the south-west angle of the last-named township; thence northerly along the westerly limit of the townships of Dufferin, North Williams, Leonard, Tyrrell, Knight, Raymond, Midlothian, Montrose and Hincks to the north-west angle of the last-named township, being also the south-east angle of the Township of Geikie; thence westerly along the southerly limit of the townships of Geikie, Bartlett, Musgrove, Doyle, Childerhouse and Pharand to the south-west angle of the last-named township; thence asterly along the rortherly along the westerly limit of the townships of Pharand, Hillary and Keefer to the north-west angle of the last-named township; thence easterly along the northerly limit of the townships of Keefer, Denton, Thorneloe, Price, Adams, Eldorado, Langmuir, Blackstock, Timmins, McEvay, Tolstoi, Black, Benoit, Melba, Bisley, Clifford, Ben Nevis and Pontiac to the boundary between Ontario and Quebec; thence west astronomically a distance of 10½ miles, more or less, along the southerly limit of the Township of South Lorrain to the point of commencement; tence west astronomically a distance of 10½ miles, more or less, along the southerly limit of the Township

- (a) the lands in schedules 86 to 93, both inclusive;
- (b) the improvement districts of Gauthier, Kingham, and McGarry;
- (c) the towns of Charlton, Cobalt, Englehart, Haileybury, Latchford, and New Liskeard;
- (d) the townships of Armstrong, Brethour, Bucke, Casey, Chamberlain, Coleman, Dack, Dymond, Evanturel, Harley, Harris, Hilliard, Hudson, James, Kerns, and Teck; and
- (e) the Village of Thornloe.

Form 1

THE VITAL STATISTICS ACT, 1948 NOTICE OF BIRTH OR STILL-BIRTH

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Form 2	THE	VITAL	STATISTICS	ACT,	1948
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	0
1	(For use of Registrar-General only)
Address	(If birth took place in a hospital or other institution, state the name thereof)

STATEMENT OF BI	KIH
1. PLACE OF BIRTH: City, Town or Village of	(If birth took place in a hospital or other
Cou	institution, state the name thereof)
	ritorial District of
2. PRINT NAME OF CHILD IN FULL	(Surname)
3. SEX (Vrite male or female)	(Given names) let Other (2) If "OTHER" state the number proper square) state whether the child was born first, second, third, et cetera
5. DATE OF BIRTH (Month)	by name) (Day) (Year)
6. THE MOTHER OF THE CHILD IS: Single Married Widowed Divorced (Place X in the proper square)	7. WAS THE BIRTH PREMATURE?
	MOTHER
(Pefore completing items 9 to 15, both inclusive, read note 1.) 9. PRINT NAME IN FULL (Surname)	16. PRINT MAIDEN NAME IN FULL (Surname) (Given names)
(Given names) 10. PERMANENT ADDRESS	17. PERMANENT ADDRESS
	18. CITIZENSHIP
11. CITIZENSHIP(See note 2)	19. RACIAL ORIGIN (See note 3)
12. RACIAL ORIGIN(See note 3)	
13. AGE	20. AGE
15. Z (1) TRADE, PROFESSION OR KIND OF WORK	22. Z (1) TRADE, PROFESSION OR KIND OF WORK
(2) TYPE OF INDUSTRY OR BUSINESS(See note 5)	(See note 7)
23. HOW MANY CHILDREN BORN TO THIS PROTECTION (a) were born alive? (b) are now living?	EDICAL ACTI- NER OR RSE IN TEND- CE AT SBIRTH (Post-office address)
	note 8) OGE AND BELIEF ITEMS 1 TO 24, BOTH INCLUSIVE, ARE
••••••••••••••••••••••••••••••••••••••	(Month by name) (Day) (Year)
(Post-office address)	(Signature)
(This space for use of	division registrar only)
	his statement and register the birth by signing the statement
his(Month by name) (Day)	(Year)
****	(Signature of division registrar)
	(Code number)

NOTES

- 1. Subsection 4 of section 6 of The Vital Statistics Act, 1948, is as follows:
 - 6. (4) No indication of the paternity of the child shall be given in the registration of the birth of a child of a married woman, but the particulars of the husband may be given, provided that the statement shall not be rendered unreceivable by reason only of failure to supply the particulars of the husband.

Subsection 5 of the said section 6 is, in part, as follows:

- 6. (5) In the registration of the birth of a child of an unmarried woman, the child shall be registered in the name of the mother and no person shall be named as the father, provided that where the person acknowledging himself to be the father and the mother so request in writing, the father may be named and the child registered in the name of the father in accordance with the request.
- 2. Citizenship refers to the country to which a person owes allegiance. The term "Canadian" means a person who was born in Canada or who has the rights of citizenship in Canada, unless that person has subsequently become a citizen of another country.
- 3. Racial Origin is the race or people to which the person, traced through the father, belongs, for example: English, Irish, Scottish, French, German, Russian, Ukranian, et cetera. Terms such as "Canadian" or "American" shall not be used for Racial Origin as these terms express citizenship.
- 4. Under item 12 (1) the trade, profession or kind of work in which the husband or father is occupied is to be inserted, for example: spinner, doctor, office clerk, sales clerk, salesman, labourer, et cetera.
- 5. Under item 12 (2) the type of industry or business in which the husband or father is occupied is to be inserted, for example: paper, lumber, coal, newspaper, insurance, banking, clothing, grocery store, et cetera.
- 6. Under item 22 (1) the trade, profession or kind of work in which the mother was occupied before the birth is to be inserted, for example: spinner, doctor, stenographer, office clerk, sales clerk, elevator operator, et cetera. If a housewife in her own home, state "housewife".
- 7. Under item 22 (2) the type of industry or business in which the mother was occupied before the birth is to be inserted, for example: cotton mill, soap factory, law office, et cetera. If a housewife in her own home, state "at home".
- 8. Subsection 1 of section 6 of the Act is as follows:
 - 6. (1) Within thirty days after the day of the birth within Ontario of a child,—
 - (a) the mother;
 - (b) if the mother is incapable, the father;
 - (c) if the mother and father are incapable, the person standing in the place of the parents of the child; or
 - (d) if the mother and father are incapable and there is no person standing in the place of the parents of the child, the occupier of the premises in which the child is born, if he has knowledge of the birth, and the nurse or other person present at the birth,

shall complete, certify and deliver or mail a statement in the prescribed form respecting the birth to the division registrar of the registration division within which the child was born, provided that the Registrar-General may accept the statement of the father although the mother is not incapable.

Form 3

The Vital Statistics Act, 1948

ACKNOWLEDGMENT OF REGISTRATION OF BIRTH OR STILL-BIRTH

Under <i>The Vital Statistics Act, 1948</i> , and the regula	tions, I acknowledge the reg	istration of the(birth or still-bir
(Rej	gistered surname)	
(Regis	tered given names)	
(Regis	stered address)	
ted atthis	day of	, 19
	(Signature o	of division registrar)
(Code number)		
Fo	DRM 4	
The Vital Sta	utistics Act, 1948	
APPLICATION FOR REGISTRATION ONE YEAR FI		
Under The Vital Statistics Act, 1948, and the regu	lations,	
(Print giv	en names of applicant)	
(Print	surname of applicant)	
(Post	office address) ·	
ake application to the Registrar-General to register	the birth of	
(Prin	t surname of child)	
(Print	given names of child)	
ho was born at		
Ontario, on theday of	19	
·	,	.*
attach hereto the following:		
(a) a statement of birth, in form 2;	•	
(b) a statutory declaration, in form 5;		
(c) fee of \$2; and		
(d) the following Classevide	nce of birth:	
•		ure of applicant)
	(Month by name)	(Day) (Year)

FORM 5

The Vital Statistics Act, 1948

STATUTORY DECLARATION IN SUPPORT OF AN APPLICATION FOR REGISTRATION OF A BIRTH NOT REGISTERED WITHIN ONE YEAR FROM THE DAY OF THE BIRTH

Provinc State	nce } of	In the matter of an application for registration of a birth not registered within one year from the day of the birth.
	To Wit:	of the birth.
I,		
	(Print giv	ren names)
	(Print s	urname)
of	in the County Of	in the Province of
DO SC	OLEMNLY DECLARE AS FOLLOWS:	
		malication for anniaturation of the birth of
1.	. I make this statutory declaration in support of an a	ppheation for registration of the birth of
	(Print surna	ame of child)
	(Print given n	names of child)
_		
	. The birth was not registered within one year from t	·
	. The information contained in the statement of birtl	
4.	. I am(State relation	ship to child, if any)
sar	And I make this solemn declaration conscientiously ame force and effect as if made under oath by virtue	y believing it to be true and knowing that it is of the of the Canada Evidence Act.
De	Declared before me at	
in	n theof	
thi	nisday of	(Signature of deponent)
	· · · · · · · · · · · · · · · · · · ·	
	(A Commissioner for taking Affidavits, etc.)	·

FORM 6

The Vital Statistics Act, 1948

STATUTORY DECLARATION BY PARENTS OF A LEGITIMATED CHILD

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								iles	of	the	R	egis	tra	ır-G	ener	al a	t To	ront	o. C)nta	rio.	in V	olu	me				
					er												not ap				,							
										. 1												0						
3.	We w	rere i	mar	ried	to e	ach	oth	ier (on	the.					day	y 01.	:				, 1	9	., 11	1	(]	Prov	ince	······································
	*********	Stat	te or	Cou	ntry)		••••																					
4.	We a	ttacl	h he	reto	evi	den	ce c	of th	ie l	egit	tin	natio	on	of 1	the o	hild	, as	follo	ws:				• • • • • •		•••••	••••		
	·			,	•••••					•••••		•••••			e not						•••••		• • • • •		• • • • • • •	••••		
tir	We ne of				Reg	istr	ar-(Gene	era	1 to	re	egist	er	the	bir	th as	s if v	ve h	ad 1	been	ma	rried	d to	ea	ich (oth	er a	it the
th	And e same	l we e for	mal ce a	ke tl	his s effec	oler t as	nn (decl mac	ara le 1	itioi and	n (oat	cie h a	entic and	by	bel virtu	ievir ie of	ng it the	to Ca	be t	rue, 1 Ev	and viden	l kr	ow Act.	ing	tha	ıt it	is of
Se	verall	y dec	clare	ed be	efore	e me	e at)														
in	the					of		*****						}						(Sign	ature	of fa	the	r)				
	is														• • • • • • •							of m						

NOTES

- 11. (1) Where a child has been legitimated by the subsequent intermarriage of his parents, then upon the parents,-
 - (a) completing and certifying the statement required under subsection 1 of section 6;
 - (b) delivering the statement, together with such evidence as to the legitimation as is required by the regulations, to the Registrar-General; and
 - (c) paying the prescribed fee,

the Registrar-General shall,-

- (d) register the birth as if the parents had been married to each other at the time of the birth; and
- (e) make a notation on the statement that the registration was made under this section,

and the statement shall constitute the registration of the birth, provided that upon proof that one of the parents is dead or mentally incapable, the application may be made by the other parent.

(2) Where the birth of the child has been registered before the marriage, the original registration shall be withdrawn from the registration files and shall be kept in a separate file and sealed.

Form 7 THE VITAL STATISTICS ACT,	1948
STATEMENT OF STILL	
1. PLACE OF STILL-BIRTH:	(For use of Registrar-General only)
City, Town or. Village of	Street Address
Coun	(If still-birth took place in a hospital or other institution, state the name thereof)
	torial District of
2. PRINT NAME OF STILL-BORN CHILD	(Surname)
STEE-BORN CHIED	(Given names or insert still-birth)
	et Other (2) If "OTHER" state the number,
\	tate whether the child was born first, second, third, et cetera
5. DATE OF STILL-BIRTH (Month by	name) (Day) (Year)
	13. THE MOTHER OF THE CHILD IS: Single ☐ Married ☐ Widowed ☐ Divorced ☐ (Place X in the proper square)
(Before completing items 6 to 12, both inclusive, read note 1,)	MOTHER
6. PRINT NAME IN FULL	14. PRINT MAIDEN NAME IN FULL
(Surname)	(Surname)
	(Given names)
(Given names)	15. PERMANENT ADDRESS
7. PERMANENT ADDRESS	16. LENGTH OF STAY (a)(b)
	IN YEARS, MONTHS AND DAYS (In municipality, organized township or territorial district where still-birth
8. CITIZENSHIP(See note 2)	occurred) (c)(In Canada, if
9. RACIAL ORIGIN(See note 3)	17. CITIZENSHIP
10. AGE11. PLACE OF BIRTH	18. RACIAL ORIGIN(See note 3)
(At time of this (Province, State still-birth) or Country)	19. AGE 20. PLACE OF BIRTH
12. Z (1) TRADE, PROFESSION OR KIND OF WORK	21. Z (I) TRADE, PROFESSION
(See note 4) (See note 4)	(See note 6) (2) TYPE OF INDUSTRY OR BUSINESS
Ö OR BUSINESS	(See note 1)
	NER OR (Surname)
NIIR	
(c) were born dead after the mother THM was pregnant at least 28 weeks?	FH (Post-office address)
(See no	
ARE TRUE AND CORRECT.	
	(Month by name) (Day) (Year)
(Post-office address) (Item 24 is to be completed of	(Signature)
24. (1) The proposed date of burial, cremation or other disposition	· ·
(2) The proposed place of(burial, crema	is
(Municipality or other place)	(Name of cemetery or crematorium)
	(Month by name) (Day) (Year)
(Post-office address of funeral director)	
(This space for use of c	(Signature of funeral director)
REGISTRATION NUMBER DATE- BU	RIAL PERMIT ISSUED(Month by name) (Day) (Year)
BURIAL PERMIT ISSUED BY	
I am satisfied as to the correctness and sufficiency of this birth, and I register the still-birth by signing the statement and	s statement and the medical certificate of the cause of the still-
	(Month by name) (Day) (Year)
(Code number)	(Signature of division registrar)

NOTES

- 1. Subsection 4 of section 6 of The Vital Statistics Act, 1948, is as follows:
 - 6. (4) No indication of the paternity of the child shall be given in the registration of the birth of a child of a married woman, but the particulars of the husband may be given, provided that the statement shall not be rendered unreceivable by reason only of failure to supply the particulars of the husband.

Subsection 5 of the said section 6 is, in part, as follows:

- 6. (5) In the registration of the birth of a child of an unmarried woman, the child shall be registered in the name of the mother and no person shall be named as the father, provided that where the person acknowledging himself to be the father and the mother so request in writing, the father may be named and the child registered in the name of the father in accordance with the request.
- Citizenship refers to the country to which a person owes allegiance. The term "Canadian" means a person
 who was born in Canada or who has the rights of citizenship in Canada, unless that person has subsequently
 become a citizen of another country.
- 3. Racial Origin is the race or people to which the person, traced through the father, belongs, for example: English, Irish, Scottish, French, German, Russian, Ukranian, et cetera. Terms such as "Canadian" or "American" shall not be used for Racial Origin as these terms express citizenship.
- 4. Under item 12 (1) the trade, profession or kind of work in which the husband or father is occupied is to be inserted, for example: spinner, doctor, office clerk, sales clerk, salesman, labourer, et cetera.
- 5. Under item 12 (2) the type of industry or business in which the husband or father is occupied is to be inserted, for example: paper, lumber, coal, newspaper, insurance, banking, clothing, grocery store, et cetera.
- 6. Under item 21 (1) the trade, profession or kind of work in which the mother was occupied before the still-birth is to be inserted, for example: spinner, doctor, stenographer, office clerk, sales clerk, elevator operator, et cetera. If a housewife in her own home, state "housewife".
- 7. Under item 21 (2) the type of industry or business in which the mother was occupied before the still-birth is to be inserted, for example: cotton mill, soap factory, law office, et cetera. If a housewife in her own home, state "at home".
- 8. Subsection 1 of section 6 of the Act is as follows:
 - 6. (1) Within thirty days after the day of the birth within Ontario of a child,-
 - (a) the mother;
 - (b) if the mother is incapable, the father;
 - (c) if the mother and father are incapable, the person standing in the place of the parents of the child; or
 - (d) if the mother and father are incapable and there is no person standing in the place of the parents of the child, the occupier of the premises in which the child is born, if he has knowledge of the birth, and the nurse or other person present at the birth,

shall complete, certify and deliver or mail a statement in the prescribed form respecting the birth to the division registrar of the registration division within which the child was born, provided that the Registrar-General may accept the statement of the father although the mother is not incapable.

Form 8 THE VITAL STATISTICS ACT, 1948

MEDICAL CERTIFICATE OF THE

CAUSE	OF STILL-BIRTH			
			(For use of Registrar-	General only)
1. PLACE OF STILL-BIRTH:				
City, Town or Village of				
			(If still-birth took place institution, state th	in a hospital or other ne name thereof)
Township of	County o			
2. PRINT FULL NAME OF STILL-BORN CHILD		(Surname	.) .	
		(Given names or inser	rt atiil-birth)	
3. SEX 4. (1) Single [Twin [Triplet	□ Other □ (2) I	f "OTHER" state th	e number
(Write male or female)	(Place X in the proper square	re)		
(3	3) If a twin, triplet or other, sta			

5. DATE OF STILL-BIRTH				
	(Month by nam	ie)	(Day)	(Year)
GROUP 1		6. CAUSE OF ST		
IMMEDIATE CAUSE—Give	the (a)	(See not	es)	
morbid condition which caused for death, not mode of dying, as asphy	oetal	***************************************		***************************************
et cetera.				
MORBID CONDITIONS, if any, ing rise to immediate cause (state	ed in			
order backwards from immed				
GROUP 2	((c)			
OTHER MORBID CONDITIONS important) contributing to fo			••••••	
death but not causally relate immediate cause.	d to {			
miniculate cause.		***************************************		***************************************
7. STATE: (a) NAME OF MOTHER OF		(Surname)		
STILL-BORN CHILD		(Given name		
(b) PERIOD OF GESTATION	N AT TIME OF STILL-BIRT			
8. (1) WAS THERE MANIPUL			SO, WAS FOETUS	
OTHER OPERATIVE PR	OCEDURE FOR DELIVERY	(Yes or No) BE	FORE THE PROC	(Yes or No)
(3) STATE NATURE OF PR	OCEDURE			
9. DID DEATH OCCUR		or high forceps; version a		ABOUR
	LABOUR? BEFO	RE RESPIRATION		
10. (I) WAS THERE AN AUTO	PSY? (2) IF SO, ST	TATE FINDINGS		······
	(Yes or No)			
•	***************************************		***************************************	
(was or was not)	attendance at this still-birth and	d that the statement	s herein are true an	d correct to the best
of my knowledge and belief.				
		(Month by name)	(Day)	(Year)
	***************************************		(Signature)	
***************************************			(Signature)	
(Post-office addres			medical practitioner or o	
	(This space for use of divis	ion registrar only)		
REGISTRATION NUMBER	***************************************			
I am satisfied as to the correc	tness and sufficiency of this med	lical certificate and th	he statement of still-	birth, and I register
the still-birth by signing the certifi	cate and statement this(Monti	h by name)	(Day)	(Year)

			iture of division registrar	
		**	(Code n	umbar)

NOTES

- 1. The morbid conditions relating to a still-birth are divided into two groups. In Group 1 are those conditions causally related to the "IMMEDIATE CAUSE" and in Group 2 those not causally related thereto. In most cases the completion of Group 1 will be sufficient. When it is necessary to record more than one entry these should be stated in order so as to indicate their mutual relationship.
- 2. Follow these instructions:
 - (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
 - (b) then give other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
 - (c) Group 2 is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone; and
 - (d) use accepted terms for morbid conditions and never record mere symptoms only.
- 3. The following examples illustrate the essential principles in the use of the form:

		Example 3
(a) Cerebral haemorr- hage due to	(a) Excessive cranial stress (Foetal asphyxia) due to	(a) Foetal anaerosis due to
(b) Dystocia due to	(b) Dystocia due to	(b) Relative placental insufficiency due to
(c) Breech presentation	(c) Contracted pelvis Relative placental insufficiency; infarction and degeneration of placenta	(c) Maternal nephritic toxaemia
	hage due to (b) Dystocia due to (c) Breech presenta-	hage due to (b) Dystocia due to (c) Breech presentation Relative placental insufficiency; infarction and degeneration

The Vital Statistics Act, 1948

APPLICATION FOR REGISTRATION OF A STILL-BIRTH NOT REGISTERED WITHIN ONE YEAR FROM THE DAY OF STILL-BIRTH

Un	der	The	Vital	Star	tistic	s Ac	t, 19	48, a	and	the	regu	latio	ons,								٠							
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								(Pri	nt g	iven r	ames	of c	hild o	r inse	rt S7	[IL]	L-BI	RT	(H)									
The pla																									• • • • • • • •	in C	ntar	io.
The dat	te of	still	birtl	n wa	s		•••••	(Mor	th by	nam	e)			•••••	(D	 ay)	• • • • •		• • • • • •		••••	(Ye	ar)		•••••	•••••	• • • •
I attach	her	eto t	he fo	ollow	ing:												•											
(a)	a si	taten	nent	of st	ill-b	irth,	in fo	orm	7;																			
(b)	a si	tatut	ory o	lecla	ratio	on, ir	ı for	m 1	0;																			
(c)	fee	of \$2	2; an	d																								
(d)	the	follo	wing	Cla	ıss	(A	or B)		evic	lence	of s	till-	birtl	1:														
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The Vital Statistics Act, 1948

STATUTORY DECLARATION IN SUPPORT OF AN APPLICATION FOR REGISTRATION OF A STILL-BIRTH NOT REGISTERED WITHIN ONE YEAR FROM THE DAY OF THE STILL-BIRTH

State of	a still-birth not registered within one year from the day of the still-birth.
I,	
(Print g	iven names)
(Print	surname)
of theof	in the County District of
DO SOLEMNLY DECLARE AS FOLLOWS:	
1. I make this statutory declaration in support of an	application for registration of the still-birth of
(Frint sur	name of child)
(Print given names of ch	ild or insert STILL-BIRTH)
2. The still-birth was not registered within one year	from the day of the still-birth.
3. The information contained in the statement of still	-birth attached hereto is true and correct.
4. I am(State relationship	to still-born child, if any)
And I make this solemn declaration conscientiousl same force and effect as if made under oath and by virt	y believing it to be true, and knowing that it is of the tue of the Canada Evidence Act.
Declared before me at	
in theof	
thisday of, 19	(Signature of applicant)
(A Commissioner for taking Affidavits, etc.)	

Form 11 THE	VITAL STATISTICS	ACT, 1948			
STATE	EMENT OF N	MARRIAG	iΕ		
	SE:		idress or Church		************
	(Month by name) (Day) (Yea			LICENCE (2) NUMBER.	
4. PRINT NAME	BRID		name)		
5. RESIDENCE	(Usual place of abode. If in a m municipality state th	unicipality state the stre	et address and the m the county or territo	unicipality. If not in a	***************************************
6. BACHELOR WIDO		1		ON NO	
	TIZENSHIP(See n			GIN(See ao	
11. PLACE OF BIRTH 12. (1) TRADE, PROFESSI OR KIND OF WOR		obtaide Canada state the	F INDUSTRY	(-)	
13. PRINT NAME OF FATHER	(See note 3)	·	SINESS	(See note 4)	
14. PRINT MAIDEN NAME OF MOTHER	(Surname)			(Given names)	
15. BIRTHPLACE	(Maiden surnam	16. BIRTHE	PLACE THER	(Given names)	
	(Province or country)	BRIDE		(Province or country)	
17. PRINT MAIDEN NAME		(Maiden	surname)		
18. RESIDENCE		(Given	names)		
	(Usual place of abode. If in a m		eet address and the m	unicipality. If not in a	
19. SPINSTER WIDOW (Place X in the p		RELIGIOUS DE			
(In years)	TIZENSHIP(See no	te i)		(See note	2)
24. PLACE OF BIRTH 25. (1) TRADE, PROFESSI	ION	(2) TVPE O	F INDUSTRY		
	(See note 5)	OR BUS	SINESS	(See note 6)	
26. PRINT NAME OF FATHER 27. PRINT MAIDEN	(Surname)			(Given names)	
NAME OF MOTHER 28. BIRTHPLACE	(Maiden surnam	29. BIRTHP	PLACE	(Given names)	
OF FATHER	(Province or country)	OF MOT	THER	(Province or country)	
(Signatu	re of bridegroom)			ture of bride)	
(Signat	ture of witness)		(Signati	ire of witness)	
I certify that I sole ment are true and correct				es of witness)	n this state-
***************************************	TRATION NUMBER		(Mouth by name)	(Day) (Year)
	ligious denomination)		(Signature of pers	on solemnizing the marr	iage)
		se of division registra	ar only)		
REGISTRATION NUMBER		it this			

(Code number)

(Signature of division registrar)

NOTES

- 1. Citizenship refers to the country to which the person owes allegiance. The term "Canadian" means a person who was born in Canada or who has rights of citizenship in Canada, unless he has subsequently become a citizen of another country.
- 2. Racial Origin is the race or people to which the person, traced through the father, belongs, for example: English, Irish, Scottish, French, German, Russian, Italian, Ukranian, et cetera. Terms such as "Canadian" or "American" shall not be used for Racial Origin as these terms express citizenship.
- 3. Under item 12 (1) the trade, profession or kind of work in which the bridegroom is occupied is to be inserted, for example: spinner, doctor, office clerk, sales clerk, salesman, labourer, et cetera.
- 4. Under item 12 (2) the type of industry or business in which the bridegroom is occupied is to be inserted, for example: paper, lumber, coal, newspaper, insurance, banking, clothing, grocery store, et cetera.
- 5. Under item 25 (1) the trade, profession or kind of work in which the bride is occupied is to be inserted, for example: spinner, doctor, stenographer, office clerk, sales clerk, elevator operator, et cetera.
- 6. Under item 25 (2) the type of industry or business in which the bride is occupied is to be inserted, for example: cotton mill, soap factory, departmental store, law office, et cetera. If unemployed answer "At home".

FORM 12

The Vital Statistics Act, 1948

ACKNOWLEDGEMENT OF RECEIPT OF A STATEMENT OF MARRIAGE

of	Under	The	Vital	Sto	ıtisti	cs Ac	ct, 19	948, a	nd t	he re	gula	tions	, I a	cknow	ledg	e rec	eipt	of a	sta	teme	ent (of m	arria	ige
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•••••	(Cod	e nun	iber)		•••										(Sign	ature	of di	visio	n regi	strar				

The Vital Statistics Act, 1948

APPLICATION FOR REGISTRATION OF A MARRIAGE NOT REGISTERED WITHIN ONE YEAR FROM THE DAY OF MARRIAGE

Under The Vital Statistics Act, 1948, and the regulations,

I,	
1,	(Given names of applicant)
•	(Given names of applicant)
	(Surname of applicant)
of	
01	(Post-office address)
make	application to the Registrar-General to register the marriage of
	(Surname of bridegroom)
	(Given names of bridegroom)
	(
and	
	(Maiden surname of bride)
	(Given names of bride)
who	were married on theday of, 19,
at	
	(Place of marriage)
	ach hereto the following:
	(a) a statement of marriage, in form 11;
((b) a statutory declaration, in form 14;
((c) fee of \$2; and
	(d) the following Classevidence of marriage:
	(15 01 10)
	*
	(Signature of applicant)
	(Post-office address) (Month by name) (Day) (Year)

The Vital Statistics Act, 1948

STATUTORY DECLARATION BY AN APPLICANT FOR REGISTRATION OF A MARRIAGE NOT REGISTERED WITHIN ONE YEAR FROM THE DAY OF THE MARRIAGE

Province)	In the matte	er of an apr	dication for	r registration
State 5 or	}	of marriage	not regist	ered withi	n one year
To Wit:)	from the day	oi marriag	е.	
Ι,					
	(Print given na	mes)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
		1			
	(Print surna		1e	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
County c	,				
ofin the County District of	in the	01		·····	•••••
DO SOLEMNLY DECLARE AS FOLLOWS:					
1. I am the applicant for registration of the	marriage of				
1. I am the applicant to registration of the	I I I I	1 1 1	_		
(P	rint surname of br	dagroom)			
(1)	rint surname of br	degroom)			
			111		
(Pri	nt given names of	bridegroom)			1
and			7		
	int maiden surnai	ne of bride)			
			•		
	Print given names	,			
2. The marriage was not registered within or		•			
3. The information contained in the stateme	nt of marriage	attached her	eto is true a	and correct	•
And I make this solemn declaration conscient force and effect as if made under oath and by vir	tiously believing tue of the <i>Cana</i>	g it to be true da Evidence	and knowi Act.	ng that it is	s of the same
Declared before me at)				
in theof					
thisday of	o	(Si	gnature of de	ponent)	•••••
	,	(2.			
(A Commissioner for taking Affidavits, etc.)					

THE VITAL STATISTICS ACT, 1948 Form 15 STATEMENT OF DEATH (For use of Registrar-General only) 1. PLACE OF DEATH: City, Town or Village of.....Street Address. (If death took place in a hospital or other institution, state the name thereof) County or Territorial District of... Township of 2. DATE OF DEATH (Month by name) (Day) 3. LENGTH DECEASED RESIDED (a) in municipality or place where death occurred...... (c) in Canada, if immigrant. (b) in Ontario 4. PRINT NAME OF DECEASED IN FULL 5. PERMANENT RESIDENCE OF DECEASED: ..Street Address..... County or Territorial District of... Township of 7. CITIZENSHIP 8. RACIAL ORIGIN 9. PROVINCE, STATE OR COUNTRY OF BIRTH (Write male or female) (See note 1) Years Months If deceased died when less 10. DATE OF BIRTH than one day old **11.** AGE .hours or.....minutes (Month by name) (Day) (Year) 12. (1) TRADE, PROFESSION OR KIND OF WORK..... OCCUPATION (2) TYPE OF INDUSTRY OR BUSINESS..... (See note 4) 13. (1) DATE DECEASED LAST
WORKED AT THIS
OCCUPATION.
(Month by name) (Day) (Year) (2) TOTAL NUMBER OF YEARS DECEASED WAS ENGAGED IN THIS OCCUPATION..... 14. (1) STATE WHETHER DECEASED WAS SINGLE, MARRIED, WIDOWED OR DIVORCED. (2) IF DECEASED WAS MARRIED, WIDOWED OR DIVORCED STATE NAME OF HUSBAND OR MAIDEN NAME OF WIFE 15. PRINT NAME OF FATHER 16. PRINT MAIDEN NAME OF MOTHER I CERTIFY THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF, ITEMS 1 TO 18, BOTH INCLUSIVE, ARE TRUE AND CORRECT. (Month by name) (Day) (Signature of Informant) (Relationship to deceased) (Post-office address) (Item 19 is to be completed only by the funeral director) (Name of cemetery or crematorium) (Month by name) (Day) (Year) (Post-office address) (Signature of funeral director) (This space for use of division registrar only) REGISTRATION NUMBER...... DATE BURIAL PERMIT ISSUED.....(Month by name) BURIAL PERMIT ISSUED BY ADDRESS OF ISSUER.....

I am satisfied as to the correctness and sufficiency of this statement and the medical certificate of death, and I register the

(Month by name)

(Signature of division registrar) (Code number)

death by signing the statement and certificate this......

NOTES

- 1. Citizenship refers to the country to which a person owes allegiance. The term "Canadian" means a person who was born in Canada or who has rights of citizenship in Canada, unless that person has subsequently become a citizen of another country.
- 2. Racial Origin is the race or people to which the person, traced through the father, belongs. For example, English, Irish, Scottish, French, German, Russian, Ukranian, et cetera. Terms such as "Canadian" or "American" shall not be used for Racial Origin as these terms express citizenship.
- 3. Under item 12 (1) the trade, profession or kind of work in which the deceased was occupied before death is to be inserted. For example, spinner, doctor, stenographer, sales clerk, office clerk, elevator operator, salesman, labourer, carpenter, et cetera. If a housewife in her own home, state "housewife".
- 4. Under item 12 (2) the type of industry or business in which the deceased was occupied before death is to be inserted. For example, cotton mill, soap factory, law office, departmental store, insurance, banking, clothing, newspaper, et cetera. If a housewife in her own home, state "At home".

THE VITAL STATISTICS ACT, 1948 Form 16

MEDICAL CERTIFICATE OF DEATH				
1. PLACE OF DEATH: City, Town or Village of		of Registra	-General only)
County or Township of Territorial District of	(If death institu	took place ir	a hospital or ne name there	other of)
OF DECEASED	Surname)			
3. DATE OF DEATH (Month by name) (Day) (Year) 4. SEZ	X OF DECEAS	ED/	whether male	or female)
5. CAUSE OF DEATH (Read carefully the instructions on reverse side)	the	Years	DURATIO Months	N Days
MMEDIATE CAUSE—State the disease, injury.or, complication which caused death, not the mode of dying, such as heart failure, asphyxia, asthenia, et cetera.				
MORBID CONDITIONS, if any, due to giving rise to immediate cause (state in order backwards from immediate (c)				
GROUP 2 OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.				
6. (1) IF DECEASED WAS A FEMALE, WAS THE DEATH ASSOCIATED WITH PREGNANCY?	ON OF NCYWE		WAS THE	
7. (1) WAS THERE A (2) DATE OF SURGICAL OPERATION?	(3) STATE) (Year)	FINDIN	GS	
8. (1) WAS THERE AN AUTOPSY?(2) STATE FINDINGS(Yes or No)				
9. IF DEATH, WAS DUE TO VIOLENCE STATE WHETHER IT WAS AN ACCIDENT, SUICIDE OR HOMICIDE		(Mont	h by name) (
I certify that,— (a) I attended the deceased from the day of , 19 to the second term of the day of the day of the second term of the day of th	he day of	,	19 , both	inclusive;
(b) I last saw the deceased alive on the day of , 19 (c) I viewed the body of the deceased on the day of .	; and , 19			
(Month by)	name)	(Day)		Year)
	(Sign	ature)	***************	
	esignation as medica or medical off	al practitione	er, coroner,	
(This space for use of division registrar on	ly)			
I am satisfied as to the correctness and sufficiency of this medical certification.	te and the stater	ment of de	ath, and I r	egister the
death by signing the certificate and statement this(Month by name)	(Day)	***************************************	(Year)	••••••
	(Signature of di			
	***************************************		number)	**************

INSTRUCTIONS

- 1. The morbid conditions relating to death are divided into two groups. In Group 1 are those conditions causally related to the "IMMEDIATE CAUSE" and in Group 2 those not causally related thereto. In most cases the completion of Group 1 will be sufficient. Detailed certification is not required, the entry of a single cause being preferable in cases where a single cause is sufficient, as in Example 1. Where the person completing the certificate finds it necessary to record more than one cause, it is important that they be stated in the position provided on the form as indicative of their mutual relationship.
- 2. Follow these instructions:
 - (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
 - (b) then give the other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
 - (c) Group 2 is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone;
 - (d) use accepted terms for morbid conditions and never record mere symptoms;
 - (e) maternal deaths—qualify all diseases resulting from child-birth, miscarriage or abortion by the word "puerperal", for example, puerperal septicaemia; distinguish between septicaemia originating in abortion and in child-birth;
 - (f) cancer-specify the organ or first part affected;
 - (g) violent deaths—where a death was due to a violent cause, the person completing the medical certificate shall indicate clearly whether the death was due to accident, suicide or homicide, and the manner and nature of the injury which resulted in death; where the death was due to accident the circumstances thereof shall be stated as fully as possible, for example, an automobile accident shall always be designated as such.
- 3. The following examples illustrate the essential principles in the use of the form:

GROUP 1	Example 1	Example 2	Example 3	Example 4	Example 5
IMMEDIATE CAUSE— State the disease, injury or complication which caused	pneumonia	(a) Pulmonary tuberculosis	(a) Acute peritonitis	(a) Broncho- pneumonia	(a) Uraemia
death, not the mode of dy- ing, such as heart failure, as-	due to	due to	due to	· due to	due to
phyxia, asthenia, et cetera.			(b) Acute appendicitis	(b) Operation	(b) Chronic nephritis
MORBID CONDITIONS, if any, giving rise to imme-	,	due to	due to	due to	due to
diate cause (state in order backwards from immediate cause).	(c)	(c)	(c)	(c) Strangulated inguinal hernia	(c)
GROUP 2					
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.				Chronic inter- stitial nephritis	

FORM 17

The Vital Statistics Act, 1948

ACKNOWLEDGEMENT OF REGISTRATION OF DEATH

Under	The	Vita	l Sta	tistic	s Act,	1948	an	d.the	regu	latior	ıs, I	ackı	nowl	edge	the	reg	istra	tion	of t	he d	eath	of
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on the			da	y of	•••••						, 19											
Dated	at	••••		• • • • • • • • • • • • • • • • • • • •				thi	s		day	of									, 1	9
((Code n	umbe	r)							****			(:	Signa	ture	of di	visior	regi	strar)			

The Vital Statistics Act, 1948

BURIAL PERMIT

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who die	ed at			•••••		••••	• • • • • •		•••••		(PI	lace o	of deat	h)	••••		•••••	• • • • • • •		•••••		•••••	•••••	in (Ontario
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	(b)	as	statu	itory	dec	lara	tion	, in i	form	20;	;														
	(c)	fee	e of	\$2; a	and																				
	(d)	th	e fol	lowi	ng C	lass.	(A	or B)	evi	den	ce of	f dea	th:												
	,													•••••	•••••	•••••	(Si	gnat	ure o	of ar	plica	int)			
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													******	(M	onth	by i	nam	e)	•••••	()	Day)	•••••		(Year)	***********

The Vital Statistics Act, 1948

STATUTORY DECLARATION IN SUPPORT OF AN APPLICATION FOR REGISTRATION OF A DEATH NOT REGISTERED WITHIN ONE YEAR FROM THE DAY OF THE DEATH

Province	In the matter of an application for registration												
State } or	of a death not registered within one year from the day of the death.												
Ι,													
(Prir	nt given names)												
(P)	rint surname)												
of theofof	in the County of												
DO SOLEMNLY DECLARE AS FOLLOWS:	District												
1. I make this statutory declaration in support of	an application for registration of the death of												
(Print surname)													
(Prin	nt given names)												
2. The information contained in the statement of o	death attached hereto is true and correct.												
3. I am(State relations	ship to deceased, if any)												
And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.													
Declared before me at													
in theof													
thisday of	(Signature of deponent)												
(A Commissioner for taking Affidavits, etc.)													

The Vital Statistics Act, 1948

RETURN OF BURIALS AND CREMATIONS

for the month of....., 19.....

		Pi	RINT	Fu	ULL	NAME	PRI	OF CECE.	DEC	CEA	SED,		Sex of or	(F)	AATE OF EATH		PL	UNIC	IN	WHI	CH		AME	o Is	SU	ED	- []	Bı	JRIA	E OF ALO	R	
I,																I								Ι				Ι				
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																						(Si	gnat	ure)							

The Vital Statistics Act, 1948

REGISTRAR'S STATEMENT OF A FINAL DECREE OF DIVORCE

PLAINTIFF	DEFENDANT SPOUSE
(Print name in full, surname preceding)	(Print name in full, surname preceding)
(Address)	(Address)
(Occupation)	(Occupation)
1. Date of marriage(Month by name)	(Day) (Year)
2. Place of marriage	
3. Place of issue of writ	-
4. Date of issue of writ(Month by name) (I	
5. Date of final decree (Month by name)	(Day) (Year)
This is a statement of a final decree of divorce enter	
	(Signature of Registrar or local registrar of Supreme Court)
	(Place)
Now, Clause h of section 1 of the Act is as follows.	(Month by name) (Day) (Year)

Note: Clause h of section 1 of the Act is as follows:

⁽h) "divorce" means dissolution and annulment of marriage and includes nullity of marriage;

The Vital Statistics Act, 1948

STATUTORY DECLARATION BY AN APPLICANT TO CORRECT AN ERROR IN REGISTRATION

Province	In the m						registration
State	of the			ll-birth, n			ot
				1			
	{			(Surname	•)	<u> </u>	
		T				1	
	'		(Given nar	nes)		
· .	under st	ubsection	3 of sec	tion 31	of the A	Act.	
I,			.				
(1	Name of appl	icant in ful	1)				
			Cou	ntv .			
of theof		ın t	ne Dist	rict or		• • • • • • • • • • • • • • • • • • • •	
DO SOLEMNLY DECLARE AS FOLLOWS:							
 I am the applicant for correction of an err of the first-named person. 	or in regist	ration of	the	(Birth, sti	ll-birth,	marriage o	r death)
2. The particulars of registration in the files of	of the Regi	strar-Gen	eral at '	Toronto,	Ontar	io, are as	follows:
3. The error in the particulars of registration	is						
of the cite in the particular to a segretaria							
	• • • • • • • • • • • • • • • • • • • •			************			••••••

I request the Registrar-General to cor-	rect the err	or.					
And I make this solemn declaration of the same force and effect as if made und	consciention ler oath and	ısly belie 1 by virtı	ving it se of the	to be tre Canada	ue, and Eviden	knowing	g that it is
Declared before me at)						
of	}						
this, 19		•••••	(Si	gnature of	applica	nt)	
(A Commissioner for taking Affidavits, etc.)	*****				,		

The Vital Statistics Act, 1948

WEEKLY STATEMENT OF DIVISION REGISTRAR

FOR USE OF DIVISION REGISTRAR	FOR USE OF REGISTRAR-GENERAL
Division ofNo	Registration division number
Period ending	Period ending
Number of births	Return number
Number of marriages	Number of births
Number of deaths	Number of marriages
Number of still-births	Number of deaths
(Signature of division registrar)	Number of still-births
(Signature of division registrar)	Name of division registrar
	Statement checked by(Signature)
(Post-office address)	(Signature)
	м 25
	istics Act, 1948
	ECEIVED FROM A DIVISION REGISTRAR
I acknowledge receipt of your statements for the per 19, and ending theday ofday	iod commencing theday ofday of
I certify that during this period the number of recomplete and satisfactory and transmitted to me was as	egistrations of births, marriages, deaths and still-births s follows:
Births Marriages	Deaths Still-births
Registration division	
Number of division	
Name of division registrar	
Post-office address	
	м 26
	istics Act, 1948
BIRTH CE	RTIFICATE No
Name	
Date of birth	
SexRegistration	(Date) (Number)
issued at Toronto, Ontario, theday	of, 19
	(Registrar-General)

The Vital Statistics Act, 1948

MARRIAGE CERTIFICATE

	No
Name of bridegroom	
Place of birth	
Name of bride	
Place of birth	
Date of marriage	
Place of marriage	
Date of registration	Registration number
Issued at Toronto,	Ontario, the
	(Registrar-General)
	(Registrar-General)
	FORM 28
	The Vital Statistics Act, 1948
	DEATH CERTIFICATE No
Nama of deceased	NO
	·
Date of death	Month by name) (Day) (Year) Sex. (Male or female)
Marital status	married, widowed or divorced)
Data of marietystics	
Date of registration	(Month by name) (Day) (Year)
Issued at Toronto,	Ontario, theday of, 19
	:
	Form 29
	The Vital Statistics Act, 1948
	OATH OF SECRECY
Ι,	
	(Given names)
colomply eweer that I	(Surname) will hold secret and will not disclose to any person any information given me from the
	r-General's office or obtained from those records by reason of my access thereto.
Sworn before me)
	of
	in the
	of
thisday of	, 19) (Signature of Deponent)
(A Commissioner	for taking Affidavits, etc.)

The Vital Statistics Act, 1948

RETURN OF BIRTHS IN A HOSPITAL

FOR THE MONTH OF		, 19
NAME OF HOSPITAL	POST-OFFICE	ADDRESS

DATE OF BIRTH	SEX (M or F)			Pri	NT I	VAM	E OF	Me Pr	ECE	ER IN	v Ft	TLL,			Post-office Address of Mother
i		, _													
2															
3															
4				_											
5												,			
6															
7															
8	,									_					
9			-											- (0)	
10															
11					_										
12															
13															
14															
15															

I certify that this return is an accurate record of all cl	ildren born in the hospital in, 19. (Month)	• • • •
	(Signature of person in charge of hospital)	

THE VITAL STATISTICS ACT, 1948

STATEMENT OF BIRTH OF AN INDIAN

	_
(For use of Registrar-General only)	

_			(For use of Registrar-General only)
PR	OVINCE OF ONTARIO	NAME OF INDIAN IN WHICH BIRTH	AGENCY TOOK PLACE
1.	PLACE OF BIRTH:		
	(1) If on a Reserve		(State name and location)
	(2) If in a City, Town or Village		(State name)
			n a hospital or other institution, state the name thereof)
			or Territorial District of
	(3) If in rural area		
_	Township of	County	or Territorial District of
2.	PRINT NAME OF		(Surname)
	CHILD IN FULL:		
	1		(Given names)
3.	SEX(Write male or female)	4. DATE OF BIL	RTH. (Month by name) (Day) (Year)
5.		olet Other O	(2) If "OTHER" state the number
	(Place X in the proper so (3) If a twin, triplet or other, sta		s born first, second, third, et cetera
6.	THE MOTHER OF THE CHI	LD IS: SINGLE	MARRIED WIDOWED DIVORCED
_			(Place X in the proper square)
7.	WAS THE BIRTH PREMATU	(Yes or No)	F PREMATURE STATE LENGTH OF PREGNANCY IN WEEKS
			MOTHER
*****	(Before completing items 9 to 14, both		15. PRINT
9.	PRINT		MAIDEN (Maiden surname)
		urname)	NAME (Given names)
	(Giv	en names)	16. BAND OR TRIBE
	BAND OR TRIBE		
11.	RESIDENCE(If on a Reserve, s	tate name and location)	17. RESIDENCE
	PLACE OF BIRTH(Provin		18. PLACE OF BIRTH(Province or Country)
13.	AGE LAST BIRTHDAY	YEARS	19. AGE LAST BIRTHDAYYEARS
14.	(1) TRADE, PROFESSION KIND OF WORK	OR '	20. Z (1) TRADE, PROFESSION OR KIND OF WORK
			(2) TYPE OF INDUSTRY
_	(2) TYPE OF INDUSTRY OR BUSINESS	(See note 3)	OR BUSINESS (See note 5)
21.	HOW MANY CHILDREN BOI	RN TO THIS MOTHE	R BEFORE THIS BIRTH:
	(a) were born alive?	•••••••••••••••••••••••••••••••••••••••	(b) are now living?
	(c) were born dead after the mot	her was pregnant at leas	t 28 weeks?
22.	MEDICAL PRACTITIONER O	R	(Surname)
	NURSE IN ATTENDANCE AT THIS BIRTH		(Surname)
			(Given name or initials)
		***************************************	(Post-office address)
		· ·	e note 6)
	ARE TRUE AND CORRECT.	BEST OF MY KNOW	LEDGE AND BELIEF ITEMS 1 TO 22, BOTH INCLUSIVE,
			(Month by name) (Day) (Year)
_	(Post-office addre		(Signature)
	CIONE INIONI I		of division registrar only)
RE	GISTRATION NUMBER I am satisfied as to the correct		his statement and register the birth by signing the statement this
•••••			and report the second of segment the
*****	(Month by name)	(Day) (Year)	
	(Code number)		(Signature of division registrer)

NOTES

- 1. Subsection 4 of section 6 of The Vital Statistics Act, 1948, is as follows:
 - 6. (4) No indication of the paternity of the child shall be given in the registration of the birth of a child of a married woman, but the particulars of the husband may be given, provided that the statement shall not be rendered unreceivable by reason only of failure to supply the particulars of the husband.

Subsection 5 of the said section 6 is, in part, as follows:

- 6. (5) In the registration of the birth of a child of an unmarried woman, the child shall be registered in the name of the mother and no person shall be named as the father, provided that where the person acknowledging himself to be the father and the mother so request in writing, the father may be named and the child registered in the name of the father in accordance with the request.
- 2. Under item 14 (1) the trade, profession or kind of work in which the husband or father is occupied is to be inserted, for example: teamster, trapper, canner, et cetera.
- 3. Under item 14 (2) the kind of industry or business in which the husband or father is occupied is to be inserted, for example: lumbering, fur-trading, fish-canning, et cetera.
- 4. Under item 20 (1) the trade, profession or kind of work in which the mother was occupied before the birth is to be inserted, for example: trapper, canner, et cetera. If a housewife in her own home, state "housewife."
- 5. Under item 20 (2) the type of industry or business in which the mother was occupied before the birth is to be inserted, for example: fur-trading, fish-canning, et cetera. If a housewife in her own home, state "At home."
- 6. Subsection 1 of section 6 of the Act is as follows:
 - 6. (1) Within thirty days after the day of the birth within Ontario of a child,-
 - (a) the mother;
 - (b) if the mother is incapable, the father;
 - (c) if the mother and father are incapable, the person standing in the place of the parents of the child; or
 - (d) if the mother and father are incapable and there is no person standing in the place of the parents of the child, the occupier of the premises in which the child is born if he has knowledge of the birth, and the nurse or other person present at the birth,

shall complete, certify and deliver or mail a statement in the prescribed form respecting the birth to the division registrar of the registration division within which the child was born, provided that the Registrar-General may accept the statement of the father although the mother is not incapable.

THE VITAL STATISTICS ACT, 1948

STATEMENT OF MARRIAGE OF AN INDIAN

1	
1	
. :	(Francisco Landa de la

	(For use of Registrar-General only)
PROVINCE OF ON	NAME OF INDIAN AGENCY IN ITARIO WHICH MARRIAGE TOOK PLACE
1. PLACE OF MARR	
	(State name and location)
	(State name)
Street Address	(If marriage occurred in a church, state name. If in a private residence, state street and number.)
Township of	County or Territorial District of
(3) If in a rural area	3(State name and post-office address)
2. DATE OF MARRI	AGE
4. PRINT NAME	BRIDEGROOM
	(Surname) (Given names)
5. RESIDENCE	(If on a Reserve, state name and location)
6. BACHELOR W	VIDOWER DIVORCED 7. RELIGIOUS DENOMINATION (Religious body, not the name of a churc
9. I	BAND OR TRIBE TO WHICH
(In years)	BRIDEGROOM BELONGS
1. (1) TRADE, PROF OR KIND OF	ESSION (2) TYPE OF INDUSTRY WORK
2. PRINT NAME	(See note 2)
OF FATHER	(Surname) (Given names)
3. PRINT MAIDEN NAME OF MOTHER	R (Maiden surname) (Given names)
4. BIRTHPLACE OF FATHER	15. BIRTHPLACE OF MOTHER
e DRINT MATREY	(Province or Country) (Province or Country) BRIDE
6. PRINT MAIDEN NAME	(Maiden surname) (Given names)
7. RESIDENCE	
	(If on a Reserve, state name and location)
	[DOW] DIVORCED] 19. RELIGIOUS DENOMINATION
0. AGE	BAND OR TRIBE TO WHICH BRIDE BELONGS
(In years) 3. (1) TRADE, PROF.	ESSION (2) TYPE OF INDUSTRY
OR KIND OF	WORK OR BUSINESS. (See note 4)
• PRINT NAME OF FATHER	
5. PRINT MAIDEN	(Surname) (Given names)
NAME OF MOTHE	(Maiden surname) (Given names)
6. BIRTHPLACE OF FATHER	27. BIRTHPLACE OF MOTHER
	(Province or Country) (Province or Country)
(Si	ignature of bridegroom) (Signature of bride)
***************************************	(Signature of witness) (Signature of witness)
	(Address of witness) I solemnized this marriage and that to the best of my knowledge and belief the particulars in this state
ment are true and co	GISTRATION NUMBER
	(Month by name) (Day) (Year)
·····	(Religious denomination) (Signature of person solemnizing the marriage)
	(Post-office address)
ECISTRATION	(This space for use of division registrar only)
EGISTRATION UMBER	I am satisfied as to the correctness and sufficiency of this statement and register the
σ	marriage by signing the statement this

NOTES

- 1. Under item 11 (1) the trade, profession or kind of work in which the bridegroom is occupied is to be inserted, for example: teamster, trapper, canner, et cetera.
- 2. Under item 11 (2) the type of industry or business in which the bridegroom is occupied is to be inserted, for example: lumbering, fur-trading, fish-canning, et cetera.
- 3. Under item 23 (1) the trade, profession or kind of work in which the bride is occupied is to be inserted, for example: trapper, canner, et cetera.
- 4. Under item 23 (2) the type of industry or business in which the bride is occupied is to be inserted, for example: fur-trading, fish-canning, et cetera.

THE VITAL STATISTICS ACT, 1948

STATEMENT OF DEATH OF AN INDIAN

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н	
4	(For use of Registres Canonal only)

PROVINCE OF ONTARIO	NAME OF INDIAN A			/								
1. PLACE OF DEATH: (1) If on a Reserve		(State name and h	ocation)									
(2) If in a City, Town or Village												
	Count											
	(3) If in a rural area											
2. DATE OF DEATH		(Day)	(Ye									
3. PRINT NAME OF		(8	iurname)									
DECEASED IN FULL		(Giv	en namea)									
4. RESIDENCE OF DECEASED)		ace of abode)									
5. BAND OR TRIBE TO WHICH	CH DECEASED BELONG											
6. SEX	7. SINGLE, MARRIED OR DIVORCED		8. PROV	INCE, STAT	E OR COUNTR							
(Webs and a contact				IRTH								
9. 2 (1) TRADE, PROFESSIO			1									
147		(See no	ote 1)									
(2) TYPE OF INDUSTR OR BUSINESS	Y											
10. DATE OF BIRTH		Years Month		1	d died when less							
DATE OF BIRTH		,			one day old							
(Month by name) (Day)	(Year) 11. AGE:			hours	ormin	utes						
12. PRINT FULL NAME OF FA												
(Surname)			(Give	en names)								
13. PRINT MAIDEN NAME OF	MOTHER											
(Maiden surname)			(Giv	en namea)								
14. BIRTHPLACE OF FATHER		15. BIRTHPL OF MOTE	ACE HER									
I CERTIFY THAT TO T	State or Country) HE BEST OF MY KNO	WLEDGE AND E	BELIEF IT	(Province, State		VE,						
ARE TRUE AND CORRECT.		(Month)	by name)	(D	ay) (Year)							
(Post-o	office address)		(R	elationship to dec	eased)							
•	(Item 16 to be completed	only by the funeral di	rector)									
16. (1) The proposed date of burial,	cremation or other disposit	ion or removal of t	he body is.	(Month by nar	ne) (Day) (Yea							
(2) The proposed place of	(burial, crem	ation, or other disposi	tion or remov	al of the body)		is						
(Municipe	ality or other place)	(tery or crematorit								
•		(Me	onth by name) (1	Day) (Year)							
(Post-office add	ress of funeral director)		(Sig	nature of funeral	director)							
D. P. C. Lewis Land		division registrar only)									
REGISTRATION NUMBER	I	DATE BURIAL PERMIT ISSUED)	nth by name)	(Day) (Yes	ar)						
BURIAL PERMIT		ADDRESS OF			(Day) (Ica	,						
I am satisfied as to the corre	ctness and sufficiency of th	is statement and t	he medical	certificate of d	leath, and I regis							
the death by signing the statement		(Month by	name)									
(Code number)		***************************************	. (Signature	of division registra	 ar)	*****						

NOTES

- 1. Under item 9 (1) the trade, profession or kind of work in which the deceased was occupied before death is to be inserted, for example: trapper, canner, et cetera. If a housewife in her own home, state "housewife."
- 2. Under item 9 (2) the kind of industry or business in which the deceased was occupied before death is to be inserted, for example: fur-trading, fish-canning, et cetera. If a housewife in her own home, state "At home."

THE VITAL STATISTICS ACT, 1948

MEDICAL CERTIFICATE OF DEATH

Topon .	,	
1		
	(For use of Registrar-General only)	

OF AN INDIAN	(For use	of Registrar	General only)	
PROVINCE OF ONTARIO NAME OF INDIAN AGENCY TO WHICH DECEASED BELONGED				
1. PLACE OF DEATH: (1) If on a Reserve			**************	
(State name and loca (2) If in a City, Town or Village				
(State	name)			
Street Address(If death took place in a hospital or other institution				
	Jistrict 6t	***************************************	**************	•••••
(3) If in a rural area(State name and post-offi				*****************
Township of	District ol			
OF DECEASED (Surname)		(Given nan	nes)	
3. DATE OF DEATH(Month by name) (Day) (Year) 4. SEX	OF DECEASE	ED(State	whether male	or female)
5. CAUSE OF DEATH		D	URATION	
GROUP 1 (Read carefully the instructions reverse side)	on the	Years	Months	Days
IMMEDIATE CAUSE—State the (a)				,
MORBID CONDITIONS, if any, due to giving rise to immediate cause (state in order backwards from immediate (c)				
GROUP 2				••••••
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.	***************************************			-
6. (1) IF DEATH WAS A FEMALE, WAS THE DEATH ASSOCIATED WITH PREGNANCY?(Yes or No) (Yes or No)	N OF NCYWI		WAS THE DELIVER	RE A Y?(Yea or No)
7. (1) WAS THERE A SURGICAL OPERATION? (2) DATE OF OPERATION (Month by name) (Day)		E FINDIN	GS	
\$: (1) WAS THERE AN AUTOPSY?(2) STATE FINDINGS(Yes or No)				
9. IF DEATH WAS DUE TO VIOLENCE STATE WHETHER IT WAS AN ACCIDENT, SUICIDE OR HOMICIDED	ATE OF IN	URY	h by name) (1	Day) (Year)
STATE HOW THE INJURY WAS SUSTAINED				
STATE NATURE OF INJURY		•••••		***************************************
STATE WHETHER INJURY TOOK PLACE AT HOME, IN INDUSTRY	Y, OR IN A	PUBLIC I	PLACE	***************************************
I certify that,— (a) I attended the deceased from the day of , 19 to the	day of	, 1	9 , both	inclusive;
(b) I last saw the deceased alive on the day of , 19 ;	and			
(c) I viewed the body of the deceased on the day of	19			
(Month by	name)	(Day)	(1	Year)
	(Sig	nature)		
(Post-office address) (Desi	gnation as medic or medical of	al practitione	r, coroner,	
. (This space for use of division registrar only)	1			
REGISTRATION NUMBER I am satisfied as to the correctness and sufficiency of this medical certificate	and the states	ment of dea	th, and I re	egister the
death by signing the certificate and statement this(Month by name)			(Year)	
	(Signature of d	ivision registr	ar)	
	***************************************	(Code	number)	

INSTRUCTIONS

1. The morbid conditions relating to death are divided into two groups. In Group 1 are those conditions causally related to the "IMMEDIATE CAUSE" and in Group 2 those not causally related thereto. In most cases the completion of Group 1 will be sufficient. Detailed certification is not required, the entry of a single cause being preferable in cases where a single cause is sufficient, as in Example 1. Where the person completing the certificate finds it necessary to record more than one cause, it is important that they be stated in the position provided on the form as indicative of their mutual relationship.

2. Follow these instructions:

- (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
- (b) then give the other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
- (c) Group 2 is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone;
- (d) use accepted terms for morbid conditions and never record mere symptoms;
- (e) maternal deaths—qualify all diseases resulting from child-birth, miscarriage or abortion by the word "puerperal", for example, puerperal septicaemia; distinguish between septicaemia originating in abortion and in child-birth;
- (f) cancer—specify the organ or first part affected;
- (g) violent deaths—where a death was due to a violent cause, the person completing the medical certificate shall indicate clearly whether the death was due to accident, suicide or homicide, and the manner and nature of the injury which resulted in death; where the death was due to accident the circumstances thereof shall be stated as fully as possible, for example, an automobile accident shall always be designated as such.
- 3. The following examples illustrate the essential principles in the use of the form:

GROUP 1	Example 1	Example 2	Example 3	Example 4	Example 5
IMMEDIATE CAUSE— State the disease, injury or complication which caused	pneumonia	(a) Pulmonary tuberculosis	(a) Acute peritonitis	(a) Broncho- pneumonia	(a) Uraemia
death, not the mode of dy- ing, such as heart failure, as-	due to	due to	due to	due to	due to
phyxia, asthenia, et cetera.		(b)	(b) Acute appendicitis	(b) Operation	(b) Chronic nephritis
MORBID CONDITIONS, if any, giving rise to imme-		due to	due to	due to	due to
diate cause (state in order backwards from immediate cause).		(c)	(c)	(c) Strangulated inguinal hernia	(c)
GROUP 2				,	
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.				Chronic inter- stitial nephritis	

THE VITAL STATISTICS ACT, 1948

STATEMENT OF STILL-BIRTH OF AN INDIAN

(For use of	Registrar-Ger	neral only)	

PF	ROVINCE OF ONTARIO	NAME OF INDIAL		ENCY IN TOOK PLACE
1.	PLACE OF STILL-BIRTH:			
	(1) If on a Reserve			(State name and location)
	(2) If in a City, Town or Villa	ge		(Old Daily Blic Notion)
				(State name)
	Street Address	(If still-birth took r	olace in	a hospital or other institution, state the name thereof)
	Township of			Territorial District of
			-	
	(3) If in a rural area	***************************************		ate name and post-office address)
	Township of	Cou	nty or	Territorial District of
	PP (1) (P) (1) (P)		1 1	
2.	PRINT NAME Surn OF STILL-BORN	iame		
	CHILD IN RULL Give	en names or	T	
-				
			Γwin ∣ ce X in	Triplet Other the proper square)
3.	SEX(Write male or female)			the number
	(**************************************	(3) If a twin, trip	let or o	other, state whether the child
		was born first	, secon	d, third, et cetera (Month by name) (Day) (Year)
				12. THE MOTHER OF THE CHILD IS:
				Single Married Widowed Divorced Place X in the proper square)
	(Before completing items 6 to 11, b	oth inclusive, read note 1.)		MOTHER
6.	PRINT NAME IN FULL			13. PRINT MAIDEN NAME IN FULL
	(Surname)		(Surname)
7	(Given nam			(Given names) 14. BAND OR TRIBE
	BAND OR TRIBE			
٥.	RESIDENCE(If on a Reserv	e, state name and location)		15. RESIDENCE (If on a Reserve, state name and location)
9.	PLACE OF BIRTH	Province or Country)		16. PLACE OF BIRTH(Province or Country)
	AGE AT TIME OF THIS ST			
	(I) TRADE, PROFESSION (OR		18. (1)TRADE, PROFESSION OR
	KIND OF WORK	(See note 2)		KIND OF WORK (See note 4)
	(2) TYPE OF INDUSTRY			(2) TYPE OF INDUSTRY
	OR BUSINESS.	(See note 3)		OR BUSINESS (See note 5)
19.	HOW MANY CHILDREN BO			
	MOTHER BEFORE THIS S	Т	RAC	VER (Surname)
	(a) were born alive?	C	OR N	URSE TEN-
	(b) are now living?	T) A N	C E
	(c) were born dead after the m	other was preg-	TI	THIS L L
_	nant at least 28 weeks?	В	IRTH	(Post-office address)
			(See n	
	ARE TRUE AND CORRECT		NOWI	LEDGE AND BELIEF ITEMS 1 TO 20, BOTH INCLUSIVE,
	ARE TRUE AND CORRECT	•		
				(Month by name) (Day) (Year)
	(Post-office addre	88)	*****	(Signature)
		(Item 21 is to be comp	oleted o	nly by the funeral director)
n.	(1) The proposed date of burial,	cremation or other disp	positio	n or the removal of the body is(Month by same) (Day) (Year)
	(2) The proposed place of		*********	
	, , ,	(burial,	cremat	ion or other disposition or removal of the body)
	(Municipal	ity or other place)	•••••	(Name of cemetery or crematorium)
	•			(Month by name) (Day) (Year)
	(Post-office add	dress)	******	(Signature of funeral director)
	•	(This space for	use of d	livision registrar only)
RE	GISTRATION NUMBER	DAT	E BU	RIAL PERMIT ISSUED(Month by name) (Day) (Year)
BIJI	RIAL PERMIT ISSUED BY			ADDRESS OF ISSUER
-01				
hire	h and I register the still birth bu	signing the statement	and ce	statement and the medical certificate of the cause of the still-
-11 (n, and a register the still-outh by	organig (me statement	and ce	ertificate this
	(C-4sb)			(Blancause of division variation)

NOTES

- 1. Subsection 4 of section 6 of The Vital Statistics Act, 1948, is as follows:
 - 6. (4) No indication of the paternity of the child shall be given in the registration of the birth of a child of a married woman, but the particulars of the husband may be given, provided that the statement shall not be rendered unreceivable by reason only of failure to supply the particulars of the husband.

Subsection 5 of the said section 6 is, in part, as follows:

- 6. (5) In the registration of the birth of a child of an unmarried woman, the child shall be registered in the name of the mother and no person shall be named as the father, provided that where the person acknowledging himself to be the father and the mother so request in writing, the father may be named and the child registered in the name of the father in accordance with the request.
- 2. Under item 11 (1) the trade, profession or kind of work in which the husband or father is occupied is to be inserted, for example: teamster, trapper, canner, et cetera.
- 3. Under item 11 (2) the type of industry or business in which the husband or father is occupied is to be inserted, for example: lumbering, fur-trading, fish-canning, et cetera.
- 4. Under item 18 (1) the trade, profession or kind of work in which the mother was occupied before the still-birth is to be inserted, for example: trapper, canner, et cetera. If a housewife in her own home, state "housewife."
- 5. Under item 18 (2) the type of industry or business in which the mother was occupied before the still-birth is to be inserted, for example: fur-trading, fish-canning, et cetera. If a housewife in her own home, state "At home."
- 6. Subsection 1 of section 6 of the Act is as follows:
 - 6. (1) Within thirty days after the day of the birth within Ontario of a child,-
 - (a) the mother;
 - (b) if the mother is incapable, the father;
 - (c) if the mother and father are incapable, the person standing in the place of the parents of the child; or
 - (d) if the mother and father are incapable and there is no person standing in the place of the parents of the child, the occupier of the premises in which the child is born if he has knowledge of the birth, and the nurse or other person present at the birth,

shall complete, certify and deliver or mail a statement in the prescribed form respecting the birth to the division registrar of the registration division within which the child was born, provided that the Registrar-General may accept the statement of the father although the mother is not incapable.

Form 36 THE VITAL STATISTICS ACT, 1948

MEDICAL CERTIFICATE OF THE CAUSE OF STILL-BIRTH OF AN INDIAN

 (For use of Business Consent auto)

PROVINCE OF ONTARIO NAME OF INDIAN AGENCY IN WHICH STILL-BIRTH TOOK PLACE
1. PLACE OF STILL-BIRTH:
(1) If on a Reserve
(2) If in a City, Town or Village(State name)
Street Address
Township of
(3) If in a rural area.
(State name and post-office address) Township of
2. PRINT FULL NAME OF STILL-BORN CHILD
(Given names or insert still-birth)
3. SEX
5. DATE OF STILL-BIRTH (Month by name) (Day) (Year)
· 6. CAUSE OF STILL-BIRTH
GROUP 1 (See notes)
IMMEDIATE CAUSE—Give the (a)
MORBID CONDITIONS, if any, giv- ing rise to immediate cause (stated in order backwards from immediate cause). due to
GROUP 2
OTHER MORBID CONDITIONS (if important) contributing to foetal death but not causally related to immediate cause.
7. STATE:
(a) NAME OF MOTHER OF (Sucname) STILL-BORN CHILD
(Given names)
(b) PERIOD OF GESTATION AT TIME OF STILL-BIRTH IN COMPLETED WEEKS
(3) STATE NATURE OF PROCEDURE
9. DID DEATH OCCUR DURING AFTER LABOUR BUT WAS LABOUR INDUCED? (Yes or No) (Yes or No) (Yes or No)
10. (1) WAS THERE AN AUTOPSY?
I certify that Iin attendance at this still-birth and that the statements herein are true and correct to the best
of my knowledge and belief.
(Month by name) (Day) (Year)
(Signature)
(Post-office address) (Designation as medical practitioner or coroner)
(This space for use of division registrar only) REGISTRATION NUMBER
I am satisfied as to the correctness and sufficiency of this medical certificate and the statement of still-birth, and I register
the still-birth by signing the certificate and statement this
(Signature of division registrar)
(Code number)

NOTES

- 1. The morbid conditions relating to a still-birth are divided into two groups. In Group 1 are those conditions causally related to the "IMMEDIATE CAUSE" and in Group 2 those not causally related thereto. In most cases the completion of Group 1 will be sufficient. When it is necessary to record more than one entry these should be stated in order so as to indicate their mutual relationship.
- 2. Follow these instructions:
 - (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
 - (b) then give other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
 - (c) Group 2 is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone; and
 - (d) use accepted terms for morbid conditions and never record mere symptoms only.
- 3. The following examples illustrate the essential principles in the use of the form:

Under The Vital Statistics Act, 1948, and the regulations,

GROUP 1	Example 1	Example 2	Example 3
IMMEDIATE CAUSE—Give the morbid condition which caused foetal death, not mode of dying, as asphyxia, et cetera. MORBID CONDITIONS, if any, giving rise to immediate cause (stated in order backwards from	(a) Cerebral haemorr- hage due to (b) Dystocia due to	(a) Excessive cranial stress (Foetal asphyxia) due to (b) Dystocia due to	(a) Foetal anaerosis due to (b) Relative placental insufficiency due to
immediate cause). GROUP 2	(c) Breech presentation	(c) Contracted pelvis	(c) Maternal nephritic toxaemia
OTHER MORBID CONDITIONS (if important) contributing to foetal death but not causally related to immediate cause.	-	Relative placental in- sufficiency; infarc- tion and degenera- tion of placenta	

FORM 37

The Vital Statistics Act, 1948

APPLICATION FOR NOTATION OF CHANGE OF NAME IN SPECIAL CASES

	1	1	<u> </u>	1	 1	1			1	1			<u> </u>			[J							1
										(Regi	stere	d giv	en na	ames)												
who	se	(Birtl			has	bee	n re	egiste	ered	l in O	ntar	io a	nd v	whos	e na	me	wa	s ch	ange	d pr	ior 1	to th	e c c	min	g into	0
forc	e of				 orde	r und	der	The	Che	ange (of N	ame	Aci	. 19	39.											

(Month by name)	(Day)	(Year)
(Signature	of applicant)	

The Vital Statistics Act, 1948

REQUEST TO REGISTER A BIRTH IN NAME OF FATHER

Under The Vital Statistics Act, 1948, and the regulations, we

															1							Ī
						(N:	ame o	f mot	her ir	full)												_
and							1	-	}	}				-	-	1		1	}			Ī
						(N	ame o	of fatl	ner in	full)												
the mother and father of a																						
of		,					St	reet	addr	ess		•••••			• • • • • • • • • • • • • • • • • • • •							
Township of						Co	unty	or .	Геггі	toria	ıl Di	str	ict o	of	• • • • • • •							
on the	d	lay of.								• • • • • • •	, 19)	, 1	eque	est t	hat 1	the c	hild	be	regi	stere	đ
in the name of																						
					1		/2		-C -1-11	4)		T										
	(Surname of child)																					
									-							1				1		1
	(Given names of child)																					
I,acknowledge myself to be the father of the child. (Name of father)																						
ø	(Signatu	ire of w	ritness))		-	****			•••••	•••••	•••••	(;	Signat	ure o	of mo	ther)					
(Signature of witness)							(Signature of father)															
															(Dat	.e)						

The Vital Statistics Act, 1948

REQUEST TO AMEND A REGISTRATION OF A BIRTH IN SPECIAL CASES

Under The Vital Statistics Act, 1948, and the regulations, we (Name of mother in full) and (Name of father in full) the mother and father of (Registered surname of child) (Registered given names of child) who was born at the.....(City, Town or Village)ofof on the day of , 19. , request the Registrar-General (Surname) (Given names)acknowledge myself to be the father of the child. (Name of father) (Signature of mother) (Signature of witness)

(1953)

(Signature of witness)

(Signature of father)

-- (Date)

41

THE MILK CONTROL ACT, 1948

O. Reg. 218/48.
The Ingersoll Milk Producers
Association.

New. Made—20th September, 1948. Approved—23rd September, 1948. Filed—27th September, 1948, 1.45 p.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,-
- (a) "Association" means the Ingersoll Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Ingersoll.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY,
Minister of Agriculture.

(1955)

THE MILK CONTROL ACT, 1948

O. Reg. 219/48.
The Dunnville Milk Producers
Association.

New.
Made—20th September, 1948.
Approved—23rd September, 1948.
Filed—27th September, 1948, 1.50 p.m.

ORDER MADE BY THE MINISTER OF AGRICULTURE UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Dunnville Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Dunnville.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.

- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY,
Minister of Agriculture.

(1954)

4.1

THE INDUSTRIAL STANDARDS ACT

O. Reg. 220/48.
Schedule for the Barbering Industry in the London Zone.
Replacing O. Reg. 119/44.
Made—23rd September, 1948.
Filed—27th September, 1948, 4..10 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 119/44 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE LONDON ZONE

- 1. No work shall be performed in the barbering industry in the London zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, London Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

- 3.—(1) The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between,—
 - (i) 8.30 a.m. and 6.30 p.m.; or
 - (ii) 8 a.m. and 6 p.m.
- (2) The employer shall elect under clause b of subsection 1 the hours of the day during which work is to be performed in his shop.
- (3) The hours of the day during which work is to be performed in a shop shall be,—

- (a) posted conspicuously in the shop; and
- (b) registered with the advisory committee.
- (4) The employer shall give 30 days' notice in writing to the advisory committee of a change in the hours of the day during which work is performed in his shop.
- 4.-(1) No work shall be performed in the industry on, -
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week 4 hours of work may be performed between 8 a.m. and 12 noon on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or commission with a minimum weekly rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) 70 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$30 a week; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and	
over	50 cents
(c) haircut, persons under 14 years	35 cents
(d) head rub	25 cents
(e) ladies' neck clip	25 cents
(f) razor honing	50 cents
(g) shampoo, plain	50 cents
(<i>h</i>) shave	30 cents
(<i>i</i>) singe	35 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1956)

41

THE INDUSTRIAL STANDARDS ACT

O. Reg. 221/48.
Schedule for the Barbering Industry in the Galt Zone, Hespeler Zone, Preston Zone.
Replacing O. Reg. 109/46.
Made—23rd September, 1948.
Filed—27th September, 1948, 4.15 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 109/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1044

SCHEDULE FOR THE BARBERING INDUSTRY IN THE GALT ZONE, HESPELER ZONE AND PRESTON ZONE

- 1. No work shall be performed in the barbering industry in the Galt zone, Hespeler zone and Preston zone except in accordance with this schedule.
- 2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.
- (2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than,—
 - (i) 45 hours of work in the Galt zone and Preston zone; and
 - (ii) 471/2 hours of work in the Hespeler zone,
 - to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—

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- (i) 9 hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8.30 a.m. and 6.30 p.m. in the Galt zone and Preston zone; and
- (ii) 9 hours of work to be performed on Monday, Tuesday, Thursday and Saturday between 8.30 a.m. and 6.30 p.m. and 11½ hours of work to be performed on Friday between 8.30 a.m. and 10 p.m. in the Hespeler zone.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week $3\frac{1}{2}$ hours of work may be performed between 8.30 a.m. and 12 noon on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 60 per cent of the proceeds in excess of \$35 from the work performed by Class A employees; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

- 8.—(1) The minimum charge for each operation in the industry shall be,—

(<i>f</i>)	razor honing	50 cents
(g)	shampoo, plain	50 cents
(h)	shave	30 cents
(1)	singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1957)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 222/48.
Schedule for the Barbering Industry in the Woodstock Zone.
Replacing O. Reg. 28/46.
Made—23rd September, 1948.
Filed—27th September, 1948, 4.20 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 28/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in the THE ONTARIO GAZETTE under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE WOODSTOCK ZONE

- 1. No work shall be performed in the barbering industry in the Woodstock zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Woodstock Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 9 a.m. and 7 p.m.; and
 - (ii) 11 hours of work to be performed on Saturday between 9 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry on,—

- (a) Sunday;
- (b) Wednesday; or
- (c) a holiday.
- (2) During the week in which Christmas Day is celebrated 9 hours of work may be performed between 9 a.m. and 7 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or commission with a minimum weekly rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) 70 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$30 a week; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

- 8.—(1) The minimum charge for each operation in the industry shall be,—
 - (a) facial massage, plain.
 50 cents

 (b) haircut or trim, persons 14 years and over.
 50 cents

 (c) haircut, persons under 14 years.
 35 cents

 (d) head rub.
 20 cents

 (e) ladies' neck clip.
 25 cents

 (f) razor honing.
 50 cents

 (g) shampoo, plain.
 50 cents

 (h) shave.
 30 cents

 (i) singe.
 25 cents
 - (2) No employer or employee may,—
 - (a) contract for or accept lower prices than those established in subsection 1;
 - (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or

(c) give any article or premium to the customer without charging for the full value of the article or premium.

(1958)

41

THE INDUSTRIAL STANDARDS ACT

O. Reg. 223/48.
Schedule for the Barbering Industry in the Pembroke Zone.
Replacing O. Reg. 9/46.
Made—23rd September, 1948.
Filed—27th September, 1948, 4.25 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 9/46 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PEMBROKE ZONE

- 1. No work shall be performed in the barbering industry in the Pembroke zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Pembroke Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday and Friday between 9 a.m. and 6 p.m.;
 - (ii) 9 hours of work to be performed on Tuesday and Thursday between 9 a.m. and 8 p.m.;
 - (iii) 11 hours of work to be performed on Saturday between 8 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) Where a holiday occurs during a week 8 hours of work may be performed between 9 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees; and
 - (b) 65 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for,—

- (a) materials supplied;
- (b) laundry service; or
- (c) operating expenses.

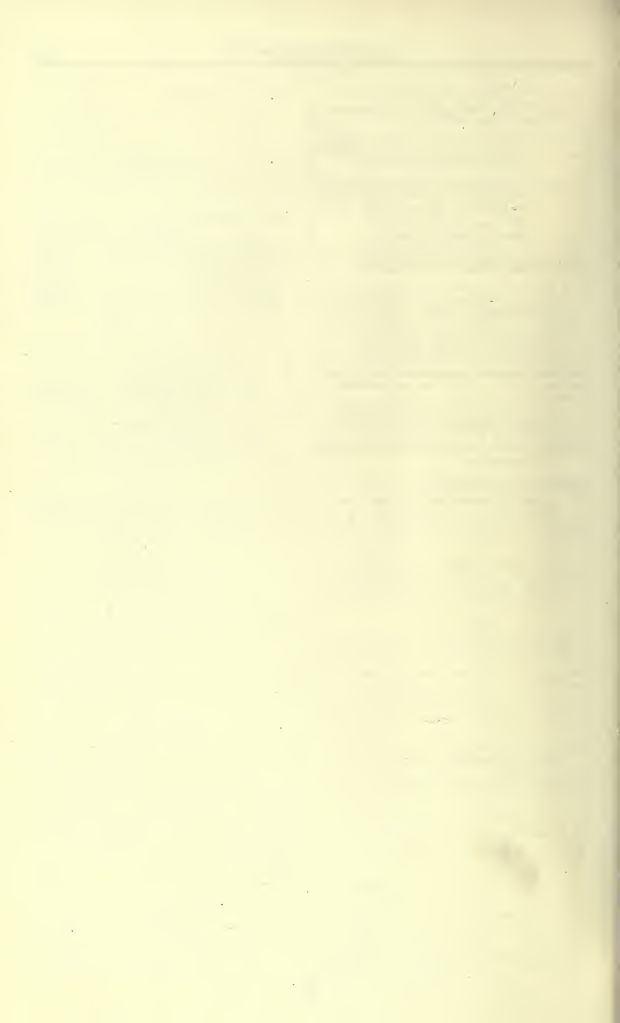
MINIMUM CHARGES

8.-(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, persons 14 years and	
over	50 cents
(c) haircut, persons under 14 years	35 cents
(d) head rub	25 cents
(e) ladies' neck clip	25 cents
(†) razor honing	50 cents
(g) shampoo, plain	50 cents
(h) shave	30 cents
(i) singe	35 cents

- (2) No employer or employee may,—
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(1959)



Publications Under The Regulations Act, 1944

OCTOBER 16th, 1948

Erratum

THE FARM PRODUCTS GRADES AND SALES ACT

In Ontario Regulations 216/48 on page 276 (footpagination) of the Ontario Gazette published on October 2nd, 1948, in regulation 30 the added subclause "(viii)" should read "(vii)".

(2047)

42

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 224/48. Extension of Time for Returns. New. Made—28th September, 1948. Filed—28th September, 1948, 12.30 p.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. The time for the return of the assessment roll or for making the revision or any final revision thereof is extended in the case of the,—
 - (a) (i) Burlington Beach Commission;
 - (ii) Corporation of the Township of Downie (including the Gore of Downie) in the County of Perth;
 - (iii) Corporation of the Township of Hamilton in the County of Northumberland;
 - (iv) Corporation of the Township of McKim in the Territorial District of Sudbury;
 - (v) Corporation of the Township of Whitby in the County of Ontario;
 - (vi) Corporation of the Village of Glencoe in the County of Middlesex; and
 - (vii) Corporation of the Village of New Hamburg in the County of Waterloo,

for a period of 30 days;

- (b) Corporation of the Township of Chinguacousy in the County of Peel for a period of 46 days;
- (c) (i) Corporation of the Township of Brantford in the County of Brant;
 - (ii) Corporation of the Township of Charlotteville in the County of Norfolk;
 - (iii) Corporation of the Township of Finch in the County of Stormont;
 - (iv) Corporation of the Township of Griffith and Matawatchan in the County of Renfrew;

- (v) Corporation of the Township of Lochiel in the County of Glengarry;
- (vi) Corporation of the Township of Monaghan, South in the County of Northumberland;
- (vii) Corporation of the Township of Nepean in the County of Carleton;
- (viii) Corporation of the Township of Townsend in the County of Norfolk;
- (ix) Corporation of the Town of Alliston in the County of Simcoe;
- (x) Corporation of the Town of Aurora in the County of York;
- (xi) Corporation of the Town of Harrow in the County of Essex;
- (xii) Corporation of the Town of Midland in the County of Simcoe;
- (xiii) Corporation of the Town of Newmarket in the County of York;
- (xiv) Corporation of the Town of Whitby in the County of Ontario;
- (xv) Corporation of the Village of Brussels in the County of Huron;
- (xvi) Corporation of the Village of Delhi in the County of Norfolk;
- (xvii) Corporation of the Village of Exeter in the County of Huron;
- (xviii) Corporation of the Village of Hepworth in the County of Bruce;
- (xix) Corporation of the Village of Port Dover in the County of Norfolk; and
- (xx) Corporation of the Improvement District of Gauthier in the Territorial District of Timiskaming,

for a period of 60 days.

G. H. DUNBAR,
Minister of Municipal Affairs.

Dated at Toronto this 28th day of September, 1948.

(1978)

42

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 225/48.
Raising High Schools to Collegiate Institutes.
New.
Made—27th September, 1948.
Filed—28th September, 1948, 4.20 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

RAISING HIGH SCHOOLS TO COLLEGIATE INSTITUTES

1. The high schools in Column 1 in the municipalities set opposite to them in Column 2 are raised to the rank of collegiate institutes:

Column 1	Column 2
Barrie Belleville Bloor Brantford Brockville Central Chatham Clinton	Town of Barrie City of Belleville City of Toronto City of Brantford Town of Brockville City of Hamilton City of Chatham Town of Clinton Town of Cobourg
Collingwood Cornwall Delta Earl Haig East York Etobicoke Forest Hill Village Fort William Galt	Town of Collingwood City of Cornwall City of Hamilton Township of North York Township of East York Township of Etobicoke Village of Forest Hill City of Fort William City of Galt
Glebe Goderich Guelph Harbord Humberside Ingersoll Jarvis Kingston Kirkland Lake	City of Ottawa City of Goderich City of Guelph City of Toronto City of Toronto Town of Ingersoll City of Toronto City of Kingston
Kitchener-Waterloo Lawrence Park Lindsay Lisgar London Central London South Malvern Morrisburg	Township of Teck City of Kitchener City of Toronto Town of Lindsay City of Ottawa City of London City of London City of Toronto Village of Morrisburg
Napanee Niagara Falls North Bay North Toronto Oakwood Orillia Oshawa Owen Sound	Town of Napanee City of Niagara Falls City of North Bay City of Toronto City of Toronto Town of Orillia City of Oshawa City of Owen Sound
Parkdale Pembroke Perth Peterborough Picton Port Arthur Renfrew Riverdale	City of Toronto Town of Pembroke Town of Perth City of Peterborough Town of Picton City of Port Arthur Town of Renfrew City of Toronto
Runnymede St. Catharines St. Mary's St. Thomas Sandwich Sarnia Sault Ste. Marie Scarboro	Township of York City of St. Catharines Town of St. Mary's City of St. Thomas City of Windsor City of Sarnia City of Sault Ste. Marie Township of Scarborough

Column 1	Column 2
Sir Adam Beck Smith's Falls Stamford Stratford Strathroy The Honourable W. C. Kennedy The Honourable J. C. Patterson Vankleek Hill Vaughan Road Walkerville Westdale Weston Woodstock York Memorial	City of London Town of Smith's Falls Township of Stamford City of Stratford Town of Strathroy City of Windsor City of Windsor Town of Vankleek Hill Township of York City of Windsor City of Hamilton Town of Weston City of Woodstock Township of York

G. A. DREW, Minister of Education.

Toronto, September 27, 1948.

(1979)

42

THE INDUSTRIAL STANDARDS ACT

O. Reg. 226/48. Zones and Industries. Amending O. Reg. 218/47. Made—21st September, 1948. Filed—29th September, 1948, 12.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

BRACEBRIDGE ZONE

(41) That part of Ontario described in item 41 of Appendix C is designated as a zone, to be known as the "Bracebridge Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

GRAVENHURST ZONE

(42) That part of Ontario described in item 42 of Appendix C is designated as a zone, to be known as the "Gravenhurst Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

HUNTSVILLE ZONE

(43) That part of Ontario described in item 43 of Appendix C is designated as a zone, to be known as the "Huntsville Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

MIDLAND ZONE

(44) That part of Ontario described in item 44 of Appendix C is designated as a zone, to be known as the "Midland Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

PENETANGUISHENE ZONE

(45) That part of Ontario described in item 45 of Appendix C is designated as a zone, to be known as the "Penetanguishene Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

PORT MCNICOLL ZONE

(46) That part of Ontario described in item 46 of Appendix C is designated as a zone, to be known as the "Port McNicoll Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

VICTORIA HARBOUR ZONE

- (47) That part of Ontario described in item 47 of Appendix C is designated as a zone, to be known as the "Victoria Harbour Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

BRACEBRIDGE ZONE

41. The Town of Bracebridge.

GRAVENHURST ZONE

42. The Town of Gravenhurst.

HUNTSVILLE ZONE

43. The Town of Huntsville.

MIDLAND ZONE

44. The Town of Midland.

PENETANGUISHENE ZONE

45. The Town of Penetanguishene.

PORT MCNICOLL ZONE

46. The Village of Port McNicoll.

VICTORIA HARBOUR ZONE

47. The Village of Victoria Harbour.

CHARLES DALEY,
Minister of Labour.

September 21, 1948.

(1976)

42

THE INDUSTRIAL STANDARDS ACT

O. Reg. 227/48, Zones and Industries. Amending O. Reg. 218/47. Made—23rd September, 1948. Filed—29th September, 1948, 12.20 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulations:

AYLMER ZONE

(48) That part of Ontario described in item 48 of Appendix C is designated as a zone, to be known as the "Aylmer Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

SPRINGFIELD ZONE

- (49) That part of Ontario described in item 49 of Appendix C is designated as a zone, to be known as the "Springfield Zone," for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

AYLMER ZONE

48. The Town of Aylmer.

SPRINGFIELD ZONE

49. The Village of Springfield.

CHARLES DALEY, Minister of Labour.

September 23, 1948.

(1977)

42

THE MILK CONTROL ACT, 1948

O. Reg. 228/48
Wallaceburg Milk Producers Association.
New.
Made—27th September, 1948.
Approved—7th October, 1948.
Filed—9th October, 1948, 10.00 a.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT, 1948

- 1. In this order,—
- (a) "Association" means the Wallaceburg Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Wallaceburg.
- 2. A producer shall pay to the Association licence fees in the amount of one cent for each one hundred pounds of milk supplied.

- 3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
- 5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY, Minister of Agriculture.

(2038)

42

THE MINING ACT

O. Reg. 229/48. Lands withdrawn from Prospecting. Amending O. Reg. 184/48. Made—7th October, 1948. Filed—9th October, 1948, 11.30 a.m.

REGULATIONS MADE UNDER THE MINING ACT

1. Schedule I of Ontario Regulations 184/48 is revoked and the following substituted therefor:

SCHEDULE I

All those portions of the territorial districts of Cochrane and Kenora described as follows:

Commencing at the north-east corner of the Township of Birdsall, in the Territorial District of Cochrane; thence southerly along the east boundaries of the townships of Birdsall and Haight to the south-east corner of the last-mentioned township; thence easterly along the north boundary of the Township of Mulholland to the north-east corner thereof; thence southerly along the east boundaries of the townships of Mulholland and Pickett to the south-east corner of the last-mentioned township; thence westerly along the south boundaries of the township of Pickett and Gentles and along the north boundary of the Township of Lambert to the north-west corner of the last-mentioned township; thence southerly along the west boundary of the Township of Lambert to the south-west corner thereof; thence easterly along the south boundaries of the townships of Lambert and Rapley to the north-east corner of the Township of Hecla; thence southerly along the east boundary of the last-mentioned township to the south-east corner thereof; thence easterly along the north boundary of the Township of Emerson to the northeast corner thereof: thence southerly along the east boundary of the Township of Emerson to the south-east corner thereof; thence westerly along the south boundaries of the townships of Emerson, Kipling, Acres, Wright, Garden, McBrien and Burstall to the south-west corner of the last-mentioned township; thence southerly along the west boundary of the Township of Scovil to the south-west corner thereof; thence westerly along the north boundaries of the townships of Mulvey, Ritchie, Bannerman, Fushimi, Rogers, Auden and Fintry to a point in the north boundary of the last-mentioned township distant one mile measured westerly from the high-water mark on the westerly shore of the Nagagami River; thence in a general northerly and north-easterly direction parallel to the high-water mark on the westerly shore of the Nagagami River, the high-water mark on the westerly shore of the Kenogami River and the high-water mark on the north-westerly shore of the

Albany River and always at a distance of one mile from the high-water mark of those rivers to a point where it intersects a line drawn parallel to the high-water mark on the north-west shore of the Chickney Channel near the mouth of the Albany River and distant one mile measured westerly from the high-water mark of the Chickney Channel; thence continuing north-easterly parallel to the high-water mark on the north-west shore of the Chickney Channel and always at a distance of one mile from the nearest point therein to the high-water mark on the westerly shore-of James Bay: thence in a general southerly direction following the high-water mark of James Bay to its intersection with the high-water mark on the northerly shore of the north channel of the Albany River and being at the mouth of the Albany River; thence south-easterly in a straight line to the north-easterly extremity of Albany Island in the mouth of the Albany River; thence continuing south-easterly following the high-water mark of James Bay and being along the content attention of Bay and being along the eastern extremity of Albany Island to the south-easterly extremity thereof; thence westerly following the high-water mark of the Albany River and being along the southern extremity of Albany Island to the intersection with a line drawn north astronomically from the north-east corner of the Township of Birdsall; thence south astronomically along that line to the north-east corner of the Township of Birdsall, being the point of commencement.

(2039)

42

THE MINING ACT

O. Reg. 230/48. Lands Open for Prospecting. Amending O. Reg. 267/47. Made—7th October, 1948. Filed—9th October, 1948, 11.45 a.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 267/47 are amended by adding thereto the following:
 - 5. The lands described in Schedule 5 shall be open for prospecting, staking out or leasing at 12 noon on the 18th of October, 1948.

SCHEDULE 5

	Former Lease No.	Former Mining Claim No.	Township in which land is situate	Territorial District in which township is situate	No. of acres more or less
1 2 3 4 5 6 7 8 9 10 11 12 13 14	8093 8094 8560 8455 8456 8457 8458 8459 8460 8461 8462 8463 8464 8465	R.S.C. 47 R.S.C. 46 R.S.C. 231 T.R.P. 8491 T.R.P. 8492 T.R.P. 8549 T.R.P. 8553 T.R.P. 8533 T.R.P. 8535 T.R.P. 8535 T.R.P. 8555 T.R.P. 8555 T.R.P. 8555	Farr Farr Farr Fripp Fripp Fripp Fripp Fripp Fripp Fripp Fripp	Timiskaming	47 41.5 28.5 52.8 38.5 40.8 63.7 43.6 40.6 35.1 65.7 31.1 59.3

(2040)

42

THE POWER COMMISSION ACT

O. Reg. 231/48.
Rationing of Power.
Amending O. Reg. 173/48.
Made—7th October, 1948.
Approved—7th October, 1948.
Filed—12th October, 1948, 11.30 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Subregulation 1 of regulation 3 of Ontario Regulations 173/48 as made by Ontario Regulations 209/48 is revoked and the following substituted therefor:
 - (1) No municipality or municipal commission receiving electrical power from the Commission shall supply or use or permit to be supplied or used by any person electrical power or any part thereof for the operation of air-heaters, grates, radiators, boilers or any other device for space heating in hotels, tourist cabins, shops, offices, commercial premises and, except in the case of sickness, residences.
- 2. Subregulation 1 of regulation 4 of Ontario Regulations 173/48 as made by Ontario Regulations 209/48 is revoked and the following substituted therefor:
 - (1) No municipality or municipal commission receiving electrical power from the Commission shall supply or use or permit to be supplied or used by any person electrical power or any part thereof for,—
 - (a) lighting of interiors of shops, show-windows and offices except,—
 - (i) not more than 1 watt per square foot of gross floor-area of a shop during business hours, and after cessation of business with the public not more than 1 watt per square foot of the gross floor-area of that part of the shop where the staff is working;
 - (ii) not more than 10 watts per lineal foot of width of show-windows of shops for lighting only and only while open for business;
 - (iii) not more than 2 watts per square foot of gross floor-area of an office during office hours, and after office hours not more than 2 watts per square foot of gross floor-area of that part of the office where the staff is working;
 - (iv) for the protection of property after business hours not more than 5 watts per 100 square feet of gross floor-area of a shop or office or 40 watts per shop or office whichever is the greater;
 - (b) lighting of exterior signs;
 - (c) exterior flood- or outline-lighting for decorative, ornamental or advertising purposes;
 - (d) lighting of out-door Christmas trees;
 - (e) lighting of parking-lots, used-car lots, service stations, out-door industrial premises and out-door playing fields except,—
 - (i) not more than 10 watts per 100 square feet of parking-lot space while open for business;
 - (ii) not more than 10 watts per 100 square feet of that portion of used-car lots used for display space while open for business and not more than 5 watts

per 100 square feet of the used-car lot after cessation of business;

- (iii) not more than 40 watts per gasoline pump in a service station, exclusive of lighting not exceeding 25 watts inside the pump-meter compartment, while the service station is open for business;
- (iv) not more than 10 watts per 100 square feet of whatever part or parts of outdoor industrial premises is in actual use for work in progress and not more than 5 watts per 100 square feet at other times and not more than 5 watts per 100 square feet for protective lighting of that part actually occupied by installations, or used for the storage of materials or equipment; and
- (v) not more than 40 watts per 100 square, feet of playing area of an out-door playing field only while in use;

between sunset and sunrise;

- (f) lighting of,—
 - (i) marquees; or
 - (ii) sidewalk-canopies

on hotels, theatres and restaurants except not more than 1 watt per square foot of floor space or side-walk area covered by the marquee or canopy;

- (g) lighting of exterior entrances or exits of commercial premises or residences except not more than 60 watts for commercial premises and not more than 25 watts for residences and, where occupied, tourists cabins; and
- (h) exterior lighting between sunrise and sunset.
- 3. Clause d, except subclauses i, ii and iii, of regulation 7 of Ontario Regulations 173/48 as made by Ontario Regulations 209/48 is revoked and the following substituted therefor:
 - (d) lighting of a single exterior sign, not exceeding 25 watts, to designate,—

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS,

Chairman.

Secretary.

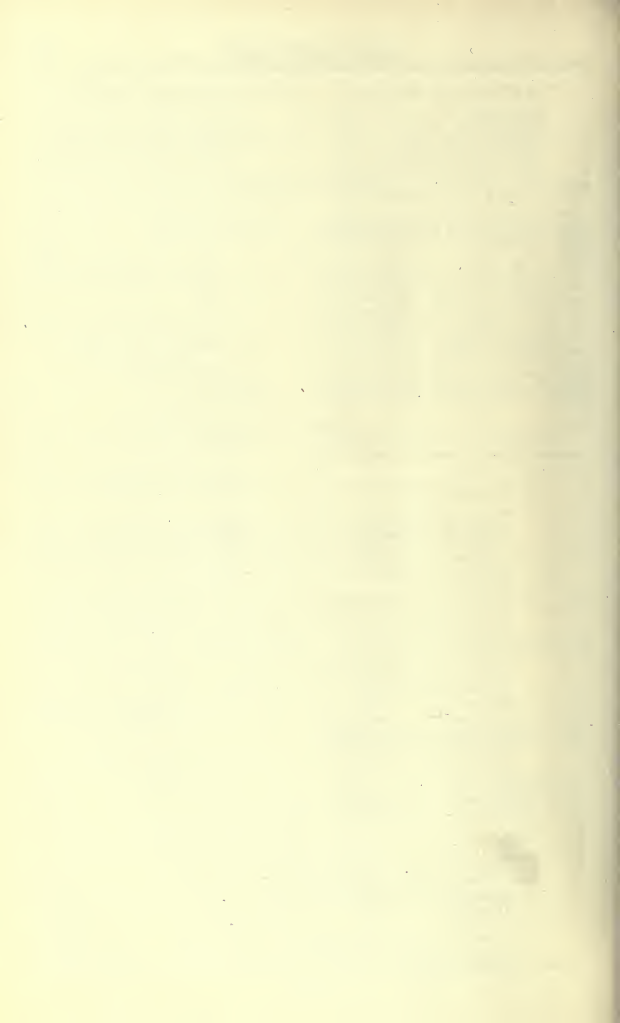
SEAL

Dated at Toronto this 7th day of October, 1948.

E. B. EASSON,

(2041)

42



Publications Under The Regulations Act, 1944

OCTOBER 23rd, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 232/48. Schedule for the Carpentry Industry in the Windsor Zone. Revoking O. Reg. 252/47. Made—7th October, 1948. Filed—13th October, 1948, 9.30 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 252/47 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in the Ontario Gazette under The Regulations Act, 1944.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE WINDSOR ZONE

1. No work shall be performed in the carpentry industry in the Windsor zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between,—
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess; or
 - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

MINIMUM RATE OF WAGES

- 3.—(1) The minimum rate of wages for all work performed in the industry,—
 - (a) during the regular working periods;
 - (b) during the night of not more than 8 hours' duration where the work is of such a nature that it cannot be performed during the regular working-day; and
 - (c), before 12 noon on Saturday to permit the pouring of concrete,

shall be \$1.50 an hour.

(2) The minimum rate of wages in subsection 1 shall not apply to overtime work.

SHIFT WORK

4.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee,—

- (a) works not more than 8 hours in any 24-hour period; and
- (b) is not employed elsewhere while so engaged in shift work.
- (2) An employee who works on a night shift shall be entitled to $8~{\rm hours'}$ pay for $7~{\rm hours'}$ work.
- (3) In all cases governed by subsections 1 and 2 no overtime work shall be permitted.

OVERTIME WORK

- 5.—(1) Except as provided in sections 2, 3 and 4 an employee who performs any work in the industry shall be deemed to be doing overtime work.
- (2) The minimum rates of wages for overtime work shall be,—
 - (a) \$2.25 an hour for one hour's overtime work on any regular working-day; and
 - (b) \$3 an hour for all other overtime work.
- 6.—(1) Subject to clause (c) of subsection 1 of section 3, except,—
 - (a) in cases of extreme necessity where life or property is jeopardized; or
 - (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no work shall be performed in the industry on Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day or Christmas Day.

- (2) All work performed under subsection 1 shall be,—
 - (a) deemed to be overtime work; and
 - (b) performed only after obtaining a permit from the advisory committee.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped and the rate may be fixed at the request of either employee or employer.

(2048) 43

THE INDUSTRIAL STANDARDS ACT

O. Reg. 233/48.
Schedule for the Electrical Repair and Construction Industry in the Windsor Zone. Revoking O. Reg. 177/44.
Made—7th October, 1948.
Filed—13th October, 1948, 9.35 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

- 2. Ontario Regulations 177/44 are revoked.
- 3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in the Ontario Gazette under The Regulations Act, 1944.

SCHEDULE FOR THE ELECTRICAL REPAIR AND CONSTRUCTION INDUSTRY IN THE WINDSOR ZONE

1. No work shall be performed in the electrical repair and construction industry in the Windsor zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the electrical repair and construction industry shall be,—
 - (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between,—
 - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess; or
 - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.65 an hour.

OVERTIME WORK

- 4. Except as provided in sections 2 and 3 an employee who performs any work in the industry shall be deemed to be doing overtime work.
- 5. The minimum rate of wages for overtime work shall be \$3.30 an hour.

6.—(1) Except,—

- (a) in cases of extreme necessity where life or property is jeopardized; or
- (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no work shall be performed in the industry on Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Windsor Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day.

- (2) All work performed under subection 1 shall be --
 - (a) deemed to be overtime work; and
 - (b) performed only after obtaining a permit from the advisory committee.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped and the rate may be fixed at the request of employee or employer.

(2049) 43

THE JUDICATURE ACT .

O. Reg. 234/48. Amending O. Reg. 261/44. Rules of Practice. Made—26th June, 1948. Approved—7th October, 1948. Filed—14th October, 1948, 10.30 a.m.

- AMENDMENTS to the Rules of Practice and Procedure of the Supreme Court of Ontario, including the Tariff of Fees and Costs, made by the Rules Committee on June 26th, 1948, under The Judicature Act.
- 1. Rule 326.—(2) of Ontario Regulations 261/44 is repealed and the following substituted therefor:—
 - "326.—(2) In default of such election the counterclaim shall on the discontinuance of the action be deemed to be discontinued without costs or on the dismissal of the action be deemed to be dismissed without costs."
- 2. Rule 349 of Ontario Regulations 261/44 is amended by striking out the words "a Judge" and inserting in lieu thereof the words "The Court" so that the said Rule 349 shall now read as follows:—
 - "349. The Court may at any time order production and inspection of documents generally or of any particular document in the possession of any party, and if privilege is claimed for any document may inspect the document to determine the validity of such claim."
- 3. Ontario Regulations 261/44 are amended by adding the following Rule:—
 - "676 A.—(1) Subject to further order and notwithstanding anything contained in Rule 676 (1) and (2) the total in any bill of costs of the fees prescribed by Tarriff "A" (as distinct from payments) shall in respect of business done in any cause or matter in the Supreme Court or any County Court be increased by fifteen per cent. and such increase shall be allowed upon any taxation of costs in respect of any such business as well between party and party as between Solicitor and client.
 - (2) This Rule shall not apply to counsel fees nor to the allowance for commission and disbursements pursuant to Rule 653 nor shall it interfere with the power to allow a fixed sum for costs.
 - (3) This Rule shall apply only to fees for services rendered after this Rule goes into effect."
- 4. Item 13 of Tariff "A" County Court Costs is repealed and the following substituted therefor:—

and

and

(C) In cases involving \$400.00 or more to a sum not exceeding...... 70.00 And where the trial in such cases lasts more than one day to an additional sum not exceeding \$30.00 per diem for each additional day, such counsel fee not to exceed in all the sum of 120.00

> (In cases where the claim is not a money demand the Judge shall determine the amount involved.")

(2051)

43

THE GAME AND FISHERIES ACT, 1946

O. Reg. 235/48.

New.

Designation under clause dd of sect. 72 of

the Act. Made-7th October, 1948.

Filed—14th October, 1948, 10.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT, 1946

The counties of,—
(a) Grey;
(b) Leeds and Grenville;
(c) Lennox and Addington;

(d) Ontario;

(e) Oxford; (f) Peel;

Peterborough; (g) Peterborough;(h) Prince Edward;

Simcoe;

(i)(j)(k)Stormont, Dundas and Glengarry;

Waterloo;

Wellington; and

(m) York,

are designated for the purposes of clause dd of section 72 of the Act.

H. R. SCOTT. Minister of Lands and Forests.

October 7, 1948.

(2052)

43

THE OLD AGE PENSIONS ACT, 1948

O. Reg. 236/48. General. New and Revoking O. Regs. 34/44, 67/47, 141/47, 204/47, 14/48, and 75/48. Made—7th October, 1948. Filed—14th October, 1948, 11.00 a.m.

REGULATIONS MADE UNDER THE OLD AGE PENSIONS ACT, 1948

INTERPRETATION

- 1. In these regulations,-
- (a) "unmarried person" includes a widow, a widower, a divorced person and a married person who, in the opinion of the Commission, is living separate and apart from his spouse.

(b) "welfare unit" means a welfare unit as defined in The Welfare Units, 1948.

APPLICATION FOR A PENSION

- 2.—(1) Application for a pension shall be made to the Commission through the local authority.
- (2) An application for a pension and the statutory declaration in support thereof shall be in form 1.
 - (3) The application shall be accompanied by,-
 - (a) a certificate of birth issued by the province, state or country of birth, or failing that a certificate of baptism; or
 - (b) any other documentary evidence that the applicant may have or be able to obtain from which his age may be determined, if neither certificate is obtainable;
 - (c) a consent to the Dominion Bureau of Statistics to furnish information to the Commission in form 2;
 - (d) a statutory declaration, in form 3, of a reliable and disinterested person other than the applicant, in respect of residence in Canada of the applicant; and
 - (e) a consent, in form 4, to inspect assets.

PAYMENT TO LOCAL AUTHORITIES

3. Where the local authority is the clerk of the municipality or such other person as the council, with the approval of the Minister, may appoint, he may be paid the expenses incurred by him in connection with the Act and such remuneration for his services under the Act as the council may determine and provide.

DESIGNATION OF INVESTIGATORS

- 4. Investigators shall be,-
- (a) such persons in the public service of Ontario as may be designated investigators by the Minister; and
- (b) field-workers of a welfare unit.

POWERS AND DUTIES OF INVESTIGATORS

- 5.—(1) An investigator shall,—
- (a) if not a field-worker in a welfare unit and upon receiving a request from the Commission, investigate and make a report to the Commission and retain a copy thereof;
- (b) if a field-worker in a welfare unit, when an application is completed by the local authority, investigate and make a report to the administrator of the welfare unit;
- (c) if not a field-worker in a welfare unit, make an investigation into the circumstances of the pensioner and the use to which the pension is being put and report thereon, yearly, to the Commission;
- (d) if not a field-worker in a welfare unit, investigate and report on any matter concerning a pension as the Minister may direct; and
- (e) by friendly advice assists a pensioner in any matter relating to the pension and the expenditure thereof.
- (2) An investigator shall, in the course of an investigation, personally interview the applicant or pensioner as the case may be.

POWERS AND DUTIES OF LOCAL AUTHORITIES

6.-(1) A local authority shall,-

- (a) obtain all information necessary to complete an application for pension;
- (b) fill out and complete the application for pension in the presence of the applicant;
- (c) when the application is completed, cause it to be signed by the applicant in his presence;
- (d) immediately send the application to the Commission and a copy thereof to the local board, if any; and
- (e) if the administrator of a welfare unit, direct that an investigation be made after which he shall send the report of the investigator to the Commission.
- (2) The local authority shall, if the administrator of a welfare unit, cause a field-worker to make an investigation into the circumstances of the pensioner and the use to which the pension is being put and report thereon, yearly, to the administrator and the administrator shall send the report to the Commission.
- (3) No local authority shall charge any fee to or receive any remuneration from or on behalf of any applicant for pension in respect of any duty performed or service rendered under this Act or these regulations.

COST-OF-LIVING BONUS

- 7. A pensioner may be paid a cost-of-living bonus on need not exceeding \$10 a month.
- 8.—(1) Where a pensioner's cost of shelter exceeds \$8 a month, the excess up to \$10 shall be paid to him as a cost-of-living bonus.
- (2) Where a pensioner's cost of board and lodging exceeds \$24 a month, the excess up to \$10 shall be paid to him as a cost-of-living bonus.
- (3) Where the pensioner's income, exclusive of his pension, is of such amount as to make him eligible for part pension only, he shall not be paid a cost-of-living bonus except as provided in regulation 10.
- (4) Where a pensioner's income is under \$120 a year, exclusive of his pension, he may be paid an amount each month which makes his total income, including pension, \$480 a year by the application of subregulations 1 and 2.
- 9.—(1) Where a pensioner and a non-pensioner spouse are living together, regulations 7, 8, 10 and 12 shall apply to the pensioner only.
- (2) Where two pensioners are married to each other and occupy a common shelter, regulations 7, 8, 10 and 12 shall apply to each of them.
- 10. Where acceptable written information appearing in the records of the Department of Welfare with respect to a pensioner indicates a need of an exceptional nature, the Commission may pay to the pensioner a cost-of-living bonus not exceeding \$10 a month to meet the need of an exceptional nature other than that provided for in regulations 7, 8, 9 and 12.
- 11. Regulations 7, 8, 10 and 12 shall not apply to a pensioner,—
 - (a) residing in a county or district home for the aged;
 - (b) residing in any charitable institution as defined in The Charitable Institutions Act;
 - (c) while a patient in a public hospital within the meaning of The Public Hospitals Act; or

- (d) while a patient in a mental hospital within the meaning of The Mental Hospitals Act.
- 12.—(1) Where the pensioner resides in a province of Canada other than Ontario and that province does not pay any cost-of-living or other bonus or old age pension in excess of the pension of \$30 a month to which Canada contributes, he shall not be paid any cost-of-living bonus under regulations 7, 8, 9 and 10.
- (2) Where the pensioner resides in a province of Canada other than Ontario and that province pays a cost-of-living or other bonus or old age pension in excess of the pension of \$30 a month to which Canada contributes, he may be paid a cost-of-living bonus under regulations 7, 8, 9 and 10 not in excess of the amount of cost-of-living or other bonus or old age pension in excess of \$30 a month to which Canada contributes payable in the province in which he resides.

MEDICAL AND DENTAL SERVICES

- 13. A pensioner shall receive,-
- (a) medical services provided under any agreement in writing made between the Crown and the Ontario Medical Association; and
- (b) dental services provided under any agreement made between the Crown and the Royal College of Dental Surgeons of Ontario.

FURNISHING OF NOTICES AND INFORMATION TO LOCAL AUTHORITIES

- 14.—(1) The Commission shall advise the local authority from whom an application for a pension was received of its decision with respect thereto.
- (2) Where there is a local board, the Commission shall advise its secretary of its decision with respect to every application for a pension from the area served by the local board.

SUSPENSION AND CANCELLATION OF PENSIONS

15. The Commission may suspend or cancel a pension in accordance with the provisions of The Old Age Pensions Act (Canada) and regulations made thereunder or any amendment to the Act or the regulations thereunder.

TIME AND MANNER OF PAYMENT OF PENSIONS

16. The pensions for each month shall be payable by cheque at the end of each calendar month.

LOCAL BOARDS

- 17.—(1) Where there is no welfare unit there may be a local board for each territorial district, city, county and separated town consisting of 5 members appointed,—
 - (a) in a territorial district, by the Lieutenant-Governor in Council; and
 - (b) in a city, county and separated town, 2 by the municipality and 3 by the Lieutenant-Governor in Council.
- (2) A majority of the local board shall form a
- (3) The members of the local board shall elect one of their number as chairman.

POWERS AND DUTIES OF LOCAL BOARDS

(4) In a territorial district or separated town, or in a city or county having a population under 70,000, the local board may be a joint local board for the purposes of this Act and The Mothers' Allowances Act, 1948.

- (5) The local board shall meet at least once a month and at such other times as may be necessary properly to transact business.
- (6) The local board shall, with respect to each application for a pension referred to it, make such recommendation as it deems proper as to the granting of a pension and shall from time to time transmit to

1. Name of applicant....(surname)

2. Present address:

Street or

the Commission such information as to the financial position of any beneficiary as may come to its notice.

REVOCATION

18. Ontario Regulations 34/44, 67/47, 141/47, 204/47, 14/48 and 75/48 are revoked.

(Christian names in full—underline name in common use)

Village, Town, City

Form 1

The Old Age Pensions Act, 1948

Kurai Kout			Of Tost Of	iicc		• • • • • •		• • • • • •	
Lot		on	Liv	ing with	h				
Township of	f		ounty or D	istrict (of				
3. Reach my hor	ne from Highway	v No	as follows.						
4. State whether	this is an applica	ation for a pension for	a blind per	son					
5. If applicant is	a married woma	n, state full maiden na	me						
6. State whether	applicant has ch	nanged the applicant's	name						
If so, state th	e name before the	e change was made							
7. Place of birth									
8. Date of birth									
9. State evidence	e of date of birth	1							
10. State name of	father		Maiden	name	of moth	er			
11. State full Chr	istian name of sp	pouse							
Place of birth	of spouse								
Date of birth	of spouse								
12. (a) Name of 1	place or places wh	nere applicant has resid	ed during	the twe	nty yea	rs imm	ediately	preced	ing the
date of pro	oposed commence	ment of pension.							
1				1					
Municipality	Province or Country	Street Addres	s		From			То	
				Day	Month	Year	Day	Month	Year
								ı	
,									
	1							′	
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(b) If the applicant has not resided in Canada during the twenty years immediately preceding the proposed commencement of pension, state place or places of residence in Canada prior to the twenty years for an aggregate period equal to twice the aggregate period of absences from Canada during the twenty years.

,	Province or	0		From			То				
Municipality	Country	Street Address	Day	Month	Year	Day	Month	Year			
			-								
13. Sex of applicant											
14. State whether	er applicant is	now a married person, an unn	married	person,	widow	, widow	er or d	ivorced			
person											
15. Date and place	ce of marriage										
•	, and the second	ed or blind									
		icant is living with spouse									
		l age pensioner									
19. Occupation of	f applicant		• • • • • •								
20. The income of	of the applicant	and spouse is:									
	Descri	otion	Ap	plicant		S	pouse				
			\$			\$					
			• • • • • •								
		·			[
21. The means of	f subsistence of t	he applicant and spouse is			·		• • • • • •	• • • • • •			
22. Real property	owned by applic	ant and spouse at the date of this	applicati	ion is:							
	Descri	ption		by Appl ssed valu			ed by Sp essed va				
.,			\$			\$					
			\$			\$					
		• • • • • • • • • • • • • • • • • • • •	\$								
			\$			\$					

23.	Personal	property	owned by	applicant	and spouse	at the	date of	this application	n is:
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Description	Owned by Applicant (assessed value)	Owned by Spouse (assessed value)
Cash on hand	\$	\$
Money in Post Office, Savings Bank, Chartered Bank or other institution. State particulars		
Money loaned or held in trust for applicant or spouse. State name and address		
Live Stock		
Securities. State particulars		
Interest in business or venture of any kind. State particulars		
Other property State particulars.		

24.	State whether applicant or spouse transferred any personal property exceeding the total value of \$500.00 or any real property to any person or persons within the five years preceding the date of this application

If so, state particulars as follows:

Property transferred	Name and address of person to whom transferred, and relationship if any.	Date of transfer	Amount still due		
Cash or Mortgages					
Interest in business		• • • • • • • • • • • • • • • • • • • •			
Securities or other property					

- 25. State if applicant is an Indian as defined by the Indian Act (Canada).....
- 27. Give names of all living sons and daughters and the amount contributed by each for maintenance of applicant or spouse during the past year:

Name	Address	Age	Occupation	Daughter	Married or Single M. or S.	of	Income during past year	tributed	Living with applicant Yes or No
					:				
				• • • • • • • • • • • • • • • • • • •					

	 		 <u>'</u>		1	
Dated at	 	this	 da	y of		19
•						Applicant)

CANADA

QUOTATION OF SUBSECTIONS 5 AND 6 OF SECTION 4 OF THE OLD AGE PENSIONS REGULATIONS (CANADA)

- (5) No person shall knowingly obtain or receive a pension that he is not under the Act and these Regulations authorized to obtain or receive and no person shall knowingly aid or abet another person to obtain or receive a pension that such other person is not under the Act and these Regulations authorized to obtain or receive.
- (6) Every person who violates subsection five of this section is guilty of an offence and liable on summary conviction to a fine not exceeding fifty dollars or to imprisonment for a term not exceeding three months or to both such fine and imprisonment.

Note

Support this application by the statutory declaration endorsed hereon.

CTATHTOD V	TYPECT ADACTION	CHIDDODTING	APPLICATION FOR	A DENISION
SIAIUIUNI	DECLARATION	SUFFUNITION	AFFLIX.ATIVIN FUR	A FEINOIUIY

PROVINCE OF ONTARIO TO WIT:	In the matter of The Old Age Pensions Act, 1948
I,(Name in full)	do solemnly declare:
I am the applicant named in the foregoing application for	
2. All the statements in the foregoing application are true to the tion required to be given has been concealed or omitted.	
And I make this solemn declaration conscientiously believing force and effect as if made under oath and by virtue of the	g it to be true and knowing that it is of the same Canada Evidence Act.
Declared before me at)
in the Province of Ontario this	
day of	(Signature of Applicant)
Magistrate, Justice of the Peace, Notary Public, or Commissioner for taking affidavits.	
Form 2	
The Old Age Pensions A	Act, 1948
CONSENT	
To the Dominion Bureau of Statistics, Ottawa, Ontario.	
I am an applicant for a pension under The Old Age Pensions Commission obtaining information as to my age and I state:	Act, 1948, and I consent to The Old Age Pensions
Name in full	
Maiden name	
Date and place of birth	
Full name of father	
Full name of mother. (Give full Christian (Give full Christian	name of names)
Names of brothers and sisters when I was living with my paren	ts
Name of husband or wife	

Date and place of marriage.....

Specific lo	Specific locality of my residence in Canada as below:						
Census Year	City, Town, Village Township or rural municipality	If in City, Street Address and Ward	County	Province	With whom living		
. 1871							
				1 .			
1911							
1921							
Da	Dated atthisday of						
		Form	3				
		The Old Age Pensi	ons Act, 1948				
	DEC	CLARATION AS TO RESI	DENCE OF	APPLICANT			
Canada			TTER OF Th and	e Old Age Pension	is Act, 1948		
Ontario	In the m	natter of the application of					
To Wit:		for a pension	• • • • • • • • • • • • • • • • • • • •				
		The second secon			The state of the s		
. · I,			of	(Address)			
in the Pro	ovince of	do sole	emnly declare				
1. THAT I have been resident in Canada for theyears last past and of							
2. THAT the above applicant for a pension is known to me and has to my personal knowledge, resided at the place or places and for the periods of time as follows:							
(a) Place or places and duration of residence during the last 20 years.							
Municip	Province or Country	, Address		From	То		

Municipality Province or Country Address		From	То		
Municipanty	Country	Audress	Day Month Year	Day Month Year	
* * * * * * * * * * * * * * * * * * * *					
1					
				,	

(b) Where the applicant has not resided continuously in Canada during the last twenty years, the place or places of residence in Canada prior to the twenty years for a total period equal to twice the total period of absences from Canada during the twenty years.

Municipality	Province or Country	Address			From			То	
Municipality	Country	Address		Day	Month	Year	Day	Month	Year
AND I ma force and effect Declared before	ke this solemr as if made un me at	in declaration conscientiously der oath and by virtue of this this this this the province of this this this this this this this this	believing	it to be	true a				
or Com:	missioner for	taking Affidavits.	. 4						
		The Old Age Pen		948					
		CONSENT TO IN	SPECT AS	SETS					
1948, consent t	hat the invest Bank, Trust C	igator under the Act inspectompany or other financial is to any of them.	t and have	access	to anv	accoun	t held t	ov me a	lone or
Dated		this		da	y of			19	
Wi	itness				,		ure of A	Applicar	nt)
(2053)									43

THE MOTHERS' ALLOWANCES ACT, 1948

O. Reg. 237/48. General. New and Revoking O. Regs. 19/44, 42/46, 198/47, and 77/48. Made—7th October, 1948. Filed—14th October, 1948, 11.15 a.m.

REGULATIONS MADE UNDER THE MOTHERS' ALLOWANCES ACT, 1948

INTERPRETATION

1. In these regulations, "medical advisory board" means a board of 3 duly qualified medical practitioners employed in the Ontario Department of Health and designated by the Minister.

MAXIMUM AMOUNTS OF ALLOWANCES

- 2. The maximum allowances which may be granted under this Act shall be,—
 - (a) to a mother,—
 - (i) with one dependant child \$50 a month; or
 - (ii) with more than one dependent child \$50 a month and \$10 a month in respect of each dependent child over one; and
 - (iii) a further sum not to exceed \$10 a month where the need is apparent to the Commission; and
 - (iv) who is the wife of a man who is permanently unemployable \$10 a month for the husband; and
 - (v) the cost of medical services provided under any agreement in writing made between the Crown and the Ontario Medical Association; and
 - (vi) the cost of dental services provided under any agreement made between the Crown and the Royal College of Dental Surgeons of Ontario; and
 - (vii) the monthly cost of fuel, based on the cost of coke, for the period beginning with the 1st of October in each year and ending with the 31st of May of the following year in accordance with the following table:

Nature of residence	Number of rooms exclusive of bath-rooms, halls or closets	Weight of coke in pounds for a month
Detached house	6 5 4 3 2	2,000 1,700 1,400 1,100 800
Attached or semi-detached house or duplex, apartment, flat or room	6 5 4 3 2 1	1,700 1,400 1,100 800 600 500

and

(b) to a foster mother,—

- (i) in respect of one orphan child \$24 a month; or
- (ii) in respect to two orphan children \$48 a month; and
- (iii) in respect of each orphan child over two \$10 a month; and
- (iv) the cost of medical and dental service for the orphan children provided under the agreements referred to in subclauses v and vi of clause a.

APPLICATION FOR AN ALLOWANCE

- 3.—(1) Application for an allowance shall be made to the local authority.
- (2) The local authority shall fill out and complete the application in the presence of the applicant and the applicant shall sign the application in the presence of the local authority.
- (3) The local authority shall complete the application in duplicate, but in a municipality where there is a local board, in triplicate.
- (4) Application by a mother for an allowance shall be in Form 1 and by a foster mother in Form, 2.
- (5) Where an applicant is the wife of a man who is permanently unemployable, the application shall be accompanied by a report of a duly qualified medical practitioner in Form 3.
- (6) Where an applicant is the wife of a man who has deserted her and has not been heard of for at least one year, the application shall be accompanied by a statutory declaration of the applicant in Form 4.
 - (7) Where a mother is the applicant,—
 - (a) if any living child of the applicant was born outside Ontario;
 - (b) if the applicant was married outside Ontario; or
 - (c) if the death of the husband of the applicant occurred outside Ontario; or

where a foster mother is the applicant,-

- (i) if any orphan child was born outside Ontario; or
- (ii) if the father or mother of any orphan child died outside Ontario,

the applicant shall furnish proof of the birth, marriage or death by a certificate issued by a province, state or country in which the birth, marriage or death occurred, but a birth occurring in the Province of Quebec may be proved by a baptismal certificate.

- (8) The local authority shall, immediately upon completion of an application, forward one copy to the Commission and one copy to the local board, if any.
- (9) A local board shall review the application and forward a report thereon to the Commission with such recommendations as it may wish to make with respect thereto.
- (10) Each application shall be accompanied by an authority in Form 5, signed by the applicant.
- (11) No local authority shall charge any fee to, or receive any remuneration from or on behalf of, any applicant for an allowance in respect of any duty performed or service rendered under the Act or these regulations.
- 4. Where the local authority is the clerk of the municipality or such other person as the council, with

the approval of the Minister, may appoint, he may be paid such expenses and remuneration for his services under the Act as the council may determine and provide.

DESIGNATION OF INVESTIGATORS

- 5. Investigators shall be,-
- (a) such persons in the public service of Ontario as may be designated investigators by the Minister; and
- (b) field-workers of the staff of a welfare unit under The Welfare Units Act, 1948.

POWERS AND DUTIES OF INVESTIGATORS

- 6. An investigator shall,-
- (a) upon receiving a request from the Commission, where an application is complete, investigate and make a report in duplicate, retain one copy and send one to the Commission;
- (b) if a field-worker in a welfare unit, when an application is completed by the local authority, investigate and make a report in duplicate, retain one copy for the welfare unit and send one to the Commission with the application;
- (c) make a yearly report to the Commission;
- (d) investigate and report on any matter concerning a beneficiary as the Minister may direct; and
- (e) by friendly advice assist each beneficiary in any matter relating to the allowance and the expenditure thereof for the benefit of her dependents.

POWERS AND DUTIES OF LOCAL AUTHORITIES

- 7. A local authority shall,—
- (a) fill out and accept applications for mothers' allowances;
- (b) send applications to the Commission;
- (c) if not the administrator of a welfare unit, send one copy of the application to the local board, one to the Commission and retain one;
- (d) if the administrator of a welfare unit, upon an application being completed, direct that an investigation be made, after which he shall send the application and report of the investigator to the Commission; and
- (e) obtain all information necessary to complete an application for an allowance.

SUSPENSION OF ALLOWANCES

- 8.—(1) Where an investigator reports that an allowance is not being expended so as to benefit the children of the beneficiary the Commission may suspend the allowance for a definite or indefinite period and may reinstate the allowance upon being satisfied that the beneficiary will expend the allowance for the benefit of her children, or, upon the written approval of the applicant or beneficiary, as the case may be, may direct that the allowance or part thereof be paid to any other person to be administered as trustee for the applicant or beneficiary.
- (2) Where an investigator reports that the beneficiary is neglecting her children the Commission may suspend the allowance.
- (3) Immediately after a suspension under subregulation 2 the Commission shall report the child to be a neglected child to a Children's Aid Society and

if a Judge finds the child not to be a neglected child under The Children's Protection Act the allowance shall be reinstated as of the date of the finding.

LOCAL BOARDS

- 9.—(1) Where there is no welfare unit there may be a local board for each territorial district, city, county and separated town consisting of 5 members appointed.—
 - (a) in a territorial district, by the Lieutenant-Governor in Council; and
 - (b) in a city, county and separated town, 2 by the municipality and 3 by the Lieutenant-Governor in Council.
- (2) A majority of the local board shall form a quorum.
- (3) The members of the local board shall elect one of their number as chairman.

POWERS AND DUTIES OF LOCAL BOARDS

- (4) In a territorial district or separated town, or in a city or county having a population under 70,000, the local board may be a joint local board for the purposes of this Act and *The Old Age Pensions Act*, 1948.
- (5) The local board shall meet at least once a month and at such other times as may be necessary properly to transact business.
- (6) The local board shall, with respect to each application for an allowance referred to it, make such recommendation as it deems proper as to the granting of an allowance and shall from time to time transmit to the Commission such information as to the financial position of any beneficiary as may come to its notice.

FURNISHING OF NOTICES AND INFORMATION TO LOCAL

- 10.—(1) The Commission shall advise the local authority from whom an application for an allowance was received of its decision with regard thereto.
- (2) Where there is a local board, the Commission shall advise its secretary of its decision with respect to every application for an allowance from the area served by the local board.
- 11.—(1) Where an applicant is a mother and has an equity in real property in excess of \$4,000 an allowance shall not be granted, except that the Commission may direct payment of an allowance if it is satisfied that the real property is being used as a dwelling house by the beneficiary and her dependants and that circumstances require that she dwell therein, or if the beneficiary agrees to such terms and conditions with respect to the real property as may satisfy the Commission.
- (2) Where an applicant is a mother and has in her own right or held in trust for her or her children an amount in excess of \$1,000 in cash or in government bonds or other liquid assets, she shall not be entitled to an allowance unless all those assets are applied to provide for a series of future monthly or other periodic payments for the support of her dependent children in such manner as may be approved by the Commission.

TIME AND MANNER OF PAYMENT OF ALLOWANCES

12. The allowance for each month shall be payable by cheque at the end of each calendar month.

REVOCATION

13. Ontario Regulations 19/44, 42/46, 198/47 and 77/48 are revoked.

FORM 1

The Mothers' Allowances Act, 1948

APPLICATION BY MOTHER FOR A MOTHERS' ALLOWANCE

to The	Mothe	rs' Allowa	nces Commission for	make app an allowance and	ication under n support the	r The Mother. ereof furnish th	s' Allowances Ane following inf	4 <i>ct</i> , <i>194</i> 8, ormation:
1)	nama in full)				
Address	5	Street or Rural Rou Township	of		PostOffice	e City Town County of	or Territorial	District
2 Dia			m Highway No					
			in Ontario immedi					
			r full					
			of med Forces?					
5. Dat	te of M	Iarriage	• • • • • • • • • • • • • • • • • • • •	Whe	e married			
		r applicati						
	(1) w	ridow						
	(2) h	usband pe	rmantly unemployal	ole				
	(3) h	usband de	serted					
7. If a	widov	w, answer	the following questi	ons:				
	Date	of death of	f husband		place			
	Cause			widow's resid	ence at time	of death		
8. If t	he wif	e of a per	manently unemploya	able husband, ans	wer the follow	wing questions	s:	
	Cause	e of perma	nent unemployabili	y		• • • • • • • • • • • • • • • • • • • •		
	Resid	ence of wi	fe at time husband l	became permanent	ly unemploya	able		
			atient in a hospital?.					
	Date	of entry.		If not	, give details	of permanent	unemployabil	ity
								• • • • • • •
9. If a			oand has deserted, a					
			on					
	Resid	ence of w	ife at time husband	deserted		• • • • • • • • • • • • • • • • • • • •		
10. Chi	ldren o	of applicar	nt under 16 years of		her:		School or Occ	cupation
Ch	ristian	Name	Present Address			ace of Birth	and Weekly	Wage
, ,						••••••		
						• • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • •
			• • • • • • • • • • • • • • • • • • • •					
			• • • • • • • • • • • • • • • • • • • •					
4						• • • • • • • • • •		
(8)	• • • • •						• • • • • • • • • • • • •	• • • • • • • •

11. Have you adequate means to care proper	rly for your children without assist	ance of mothers' allowance?	
12. Sources of Income:			
(1) Employed (where)	Earnings		
(2) Income from investments—give	particulars		
	· · · · · · · · · · · · · · · · · · ·		
(3) Workmen's Compensation or of	ther pension		
(4) Unemployment Relief		.,	
(5) Cash Assets			
(6) Insurance			
(7) Income from real property			
(8) Value of real property			
(9) Encumbrances thereon		•••••	
(10) Any other income			
13. Debts:			
Name of Creditors	Address of Creditors	Amount	
14. Dated at		*	
Witness			
		(Signature of applicant)	
	FORM 2		
	Mothers' Allowances Act, 1948	ania attomatica	
	TER MOTHER FOR A MOTHE		10.40
I, to The Mothers' Allowances Commission for	or an allowance as a foster mother	and in support thereof furnish	1948,
following information:			
1	ame in full)		
Address { Street or Rural Route }	D Off	City	
Rural Route	Post Omce	Town	
Township of		County or Territorial Dis	trict
Concession No		of	
2. Reach my home from Highway No			
3. Length of residence in Ontario immedia	tely prior to this application	/	
4. Married, single or widow			
5. Relationship, if any, of applicant to orp			
6. Name in full of father of orphan children			
Date of death of father of orphan child			
Cause	Place		

7.	Name in full of mother of orphan children
	Date of death of mother of orphan children
	CausePlace
8.	Date of marriage of parents of orphan children
	Where married?
9.	Orphan children of these parents under 16 years of age resident with applicant;
	Name Date of Birth Place of Birth
	(1)
	(2)
	(3)
	(4)
	(5)
10.	Date children taken into care by applicant
	Have you adequate means to care properly for these orphan children without assistance of mothers' allow
	ance?
12.	Income of applicant from assets of orphan children:
	(1) Estate of deceased parents—(a) personal property (give details)
	(b) real property (give details)
	(2) Insurance, if not included in estate—Amount
	Company
	(3) Pension FundGive details
	(4) Any other source of income
13.	Other sources of income of applicant and spouse:
	(1) Applicant employed
	(2) Spouse employed
	(3) Income from investments—give particulars
	(4) Workmen's Compensation or other pension
	·
	(5) Unemployment Relief
	(6) Cash Assets
	(7) Insurance
	(8) Income from real property
	(9) Value of real property
	(10) Encumbrances thereon.
-,	(11) Any other income.
	Dated at
Wit	tness (signature of applicant)

Form 3

The Mothers' Allowances Act, 1948

Received by Medical Advisory Board

Medical Report for Permanently Unemployable Husband

Received by The Mothers' Allowances Commission

Na	ame of man examined	• • • • • • • • • •
Ad	ldress	
1.	. Age	
2.	History of present illness (in chronological order give date of onset and describe progress of sy detail, using dates):	mptoms in
3.	Present complaints or symptoms (number in order of prominence and give the duration of each; g frequency, duration and severity of any attacks; show the degree of dissability now present; state of excercise or work required to precipitate any attacks.):	ive also the the amount
4.	Previous significant illnesses (give approximate dates):	
5.	Occupational history (describe types of work):	
	fromto	<u></u>
	fromto	
		• • • • • • • • • •
0.	If not shown above, state what work this man has done within the past year:	
7.	Present activities or daily manner of living (note what man is accustomed to do each day, partic work or activities he engages in; state if bedridden):	ularly what
8.	If now in hospital: give name and location of hospital	• • • • • • • • •
	date of admission	
	Probable duration of further stay in hospital	
9.	General impression (appearance; development; nutrition; posture; gait; distress; mental alertnes age.):	s; apparent
10.	General physical examination (record findings requested and any positive findings):	
	Temperature (by mouth); Height; Weight (stripped)	
	At rest: Pulse; Respirations; Blood Pressure	
	(Systolic)	
• • •	(Diastolic)	
11.	Detailed findings regarding the complete examination of the system (s) affected to the point of ability (supply or attach X-ray or laboratory findings). For example—In cardiovascular disease: of peripheral arteries; location of apex beat; heart sounds; rate; rhythm; time and location of any pulse, respirations and blood pressure, before, immediately after and 2 minutes after 15 toe touch myocardial failure (dependent oedema, rales at lung bases, enlarged liver); electrocardiogram, orthogonal control of the system (s) affected to the point of the system (s) affected to the system (s) affected to the point of the system (s) affected to the sys	condition murmurs; es; signs of
12.	Record of hospitalization, investigation, consulations or clinic examinations (for the present illness copies of any reports available from these sources:	
	at or byon	

13	 Diagnoses (give completely, indicating etiology where possible; list in approximate order of importance in this case):
14	. Treatments (for the disabling condition (s))
	(a) received but discontinued (give approximate dates when treatment(s) was (were) commenced and discontinued and reason(s) for discontinuance):
	(b) now being received (give name and address of supervising physician):
	(c) required or recommended (if hospitalization required, state what arrangements have been made for admission and to what hospital or sanatorium):
15.	. Is this man unemployed now by reason of a mental or physical disability(Yes or No)
	If "yes"—Approximately when was he last mentally or physically able to undertake some type of gainful work.
	and—Does any known type of treatment offer any likelihood of rendering him employable(Yes or No)
	Explain nature of treatment
16.	With or without treatment would you expect sufficient recovery to take place in the mental or physical condition of this man at any time in the future to render him employable(Yes or No)
17.	Is this man now receiving: War Veteran's Pension; Workmen's Compensation
	Disability Insurance benefits; (Yes or No) (Specify any other type of pension)
18.	Are there any mental or physical conditions present other than those already mentioned in this report which would influence the employability of this man(Yes or No)
	If so, describe
19.	Remarks:

	The man whose name appears above this report was examined by me at
	on
	and the above report contains my findings and my considered opinion at that time.
	(Signature of examing physician) (Address of examining physician)
	· (Please print name and address or write plainly)
	For use of medical advisory board only:
	Name of applicant for mothers' allowance
	Address
	First application

FORM A

FORM 4	
DOMINION OF CANADA IN THE MATTER OF The Mothers' Allowances Act, 1948, and application of:—	d of the
PROVINCE OF ONTARIO	
TO WIT: (name of mother)	
for a mother's allowance.	
I,	
of the	
County of	
County of	
DO SOLEMNLY DECLARE	
1. THAT my husband	dan
(name)	day
of19	
2. THAT he has not been heard of for at least one year.	
3. THAT I have not seen him or heard of him, nor have I heard from him either directly or indirect theday of	ly since
4. THAT he has not since the	19 children
5. THAT I was resident in Ontario at the time of the desertion.	
AND I make this solemn DECLARATION, conscientiously believing it to be true and knowing the of the same force and effect as if made under oath, and by virtue of the "CANADA EVIDENCE ACT."	nat it is
DECLARED before me at	
in the County	
ofin the Province	
of Ontario, thisday of	
A Commissioner,etc.	
Form 5	
The Mothers' Allowances Act, 1948	
I,	by any surance
Datedthisday of	
(witness) (signature of applicar	1t)
(address)	
(2054)	43

THE WELFARE UNITS ACT, 1948

O. Reg. 238/48. General. New. Made—7th October, 1948. Filed—14th October, 1948, 11.25 a.m.

REGULATIONS MADE UNDER THE WELFARE UNITS ACT, 1948

INTERPRETATION

- 1. In these regulations,-
- (a) "supervisor" means a supervisor appointed under The Department of Public Welfare Act;
- (b) "branch supervisor" means a person having administrative responsibility for a branch in a unit;
- (c) "field-worker" means a person employed in a unit whose duties consist chiefly in visiting persons in their homes;
- (d) "welfare agency" means a welfare organization which has among its objects the providing of assistance in kind or in service to persons in need but shall not include a charitable institution under The Charitable Institutions Act; and
- (e) "in-service training" means training in a course provided for the staff of a unit and conducted in conjunction with the employment of a staff member in the unit.

WELFARE MATTERS ADMINISTERED BY ADMINISTRATORS

- 2. The welfare matters that shall be administered by administrators are those in respect of,—
 - (a) The Unemployment Relief Act, 1935;
 - (b) The Day Nurseries Act, 1946;
 - (c) The Public Hospitals Act;
 - (d) any by-law of the municipality to provide unemployment relief to any person or classes of persons not provided for by The Unemployment Relief Act, 1935, or regulations thereunder;
 - (e) any by-law of the municipality directing payment of charitable grants;
 - (f) investigation of applications under The Old Age Pensions Act, 1948, and The Mothers' Allowances Act, 1948;
 - (g) disbursement of any money which the municipality may be required to pay to a Children's Aid Society under The Children's Protection Act as the municipality may direct by by-law;
 - (h) any matter under these regulations; and
 - (i) any other matter which may be designated in any Act of the Legislature of Ontario.

QUALIFICATIONS OF ADMINISTRATOR

- 3.—(1) An administrator shall,—
- (a) be experienced and of proven efficiency in administration;
- (b) have had experience of at least 5 years in a welfare agency during which time he has shown a specialized knowledge of welfare problems;
- be suitable in point of age, health, sympathetic understanding and personality to occupy the position; and

- (d) have demonstrated his ability to obtain the confidence of staff and direct staff efficiently.
- (2) Notwithstanding subregulation 1 an employee occupying the position of welfare administrator in a municipality at the time a unit is established may be contained in that position.

QUALIFICATIONS OF BRANCH SUPERVISOR

- 4. A branch supervisor shall,-
- (a) have demonstrated an interest in and an ability to understand administrative problems;
- (b) have had experience as a field-worker in a welfare agency;
- (c) have demonstrated his ability to obtain the confidence of staff;
- (d) have a specialized knowledge of the duties of the branch over which he is to preside;
- (e) be suitable in point of age, health, and personality to occupy the position; and
- (f) be prepared to take such additional training as the administrator may deem necessary.

QUALIFICATIONS OF FIELD-WORKER

- 5. A field-worker shall,-
- (a) be sympathetic to the public welfare;
- (b) have a specialized knowledge of welfare service through graduation from a recognized trainingschool or by experience, or be prepared to obtain the knowledge by experience and inservice training; and
- (c) be suitable in point of age, health and personality to occupy the position.

POWERS AND DUTIES OF ADMINISTRATOR

- 6. An administrator shall,-
- (a) subject to the provisions of the Act and these regulations, be responsible to the municipal council for the efficient performance of any duties assigned to him in these regulations;
- (b) be the local authority for the taking of applications under The Old Age Pensions Act, 1948, and The Mothers' Allowances Act, 1948;
- (c) investigate and report on any matter referred to him under The Old Age Pensions Act, 1948, and The Mothers' Allowances Act, 1948, and the regulations made thereunder;
- (d) be responsible for making the returns to the Minister prescribed by these regulations;
- (e) ensure that the muncicipality is properly represented before a court in any proceeding for the commitment of a child as a ward of a Children's Aid Society where the municipality is liable to be charged with the maintenance of the child;
- (f) receive and investigate applications for unemployment relief;
- (g) disburse unemployment relief under The Unemployment Relief Act, 1935, and any bylaw of the municipality to provide unemployment relief to any persons or classes of persons not provided for under The Unemployment Relief Act, 1935;

- (h) receive applications for admission of indigents to a public hospital;
- (i) investigate and make recommendations with respect to the ability of indigents to pay hospital costs;
- (j) perform such other duties wih respect to the admission and care of indigents in hospital as may be required by special by-law or The Municipal Act or any other Act of this Legislature:
- (k) receive and investigate applications for admission to homes for the aged and arrange for admission thereto;
- (l) administer such other programmes of care as the municipality may designate by by-law for the aged and indigent;
- (m) receive and investigate applications for admission to a day nursery and arrange for admission thereto;
- (n) perform such duties as may be prescribed by these regulations or any Act of this Legislature;
- (0) exercise diligence in dealing with any of the welfare matters prescribed in these regulations;
- (p) ensure that no qualified person is denied assistance thereunder;
- (q) attend such meetings of welfare agencies as the municipal council may approve or direct;
- (r) in a manner not inconsistent with the Act, these regulations or any other Act or by-law of the municipality, co-operate with private welfare agencies in the municipality in providing specialized services;
- (s) ensure that sufficient suitably-qualified secretarial, clerical, accounting and book-keeping staff is employed to administer the regulations in respect of computing costs, keeping records, and efficient administrative procedures; and
- (t) ensure that such records and forms are kept as may be required under any Act referred to in regulation 2.

RECORDS AND RETURNS

- 7.—(1) An administrator shall keep books of account and adequate ledgers for all receipts and disbursements of the unit.
- (2) The books shall show clearly actual administrative disbursements for welfare matters designated in regulation 2 under the following headings and sub-headings;
 - (a) salaries:
 - (b) superannuation payments;
 - (c) maintenance:
 - (i) cost of office space;
 - (ii) heat;
 - (iii) services furnished by public utilities, being water, electricity, gas;
 - (iv) building maintenance:
 - (i) building supplies;
 - (ii) extra care of premises;
 - (v) office supplies and expenses; and

- (vi) office equipment;
- (d) insurance; and
- (e) travelling expenses.
- (3) The cost of administration of a unit shall be computed monthly and a return in form 1, in duplicate, shall be submitted monthly to the Minister by the council of the municipality.
- (4) The accounts shall be signed by two municipal officials authorized for that purpose by the council of the municipality.
- (5) All books of accounts shall be subject to audit at any time by an auditor in the public service of Ontario.
- (6) All records of a unit, including records of accounts, showing receipts and disbursements, shall be open at all times for inspection and examination by a supervisor.
- 8. A by-law passed by a council of a municipality to establish a unit shall be in form 2.

FORM 1

The Welfare Units Act, 1948

STATEMENT OF COST OF ADMINISTRATION OF WELFARE MATTERS

(i)	Salaries	\$
(ii)	Superannuation payments	\$
iii)	Maintenance	
	(1) Cost of providing office space	\$
	(2) Heat	\$
	(3) Services (public utilities)— water, electricity, gas	\$
	(4) Building maintenance— Building supplies Extra care of premises	\$
	(5) Office supplies & expenses	\$
	(6) Office equipment	\$
iv)	Insurance	\$
(v)	Traveling expenses	\$
	Total	\$

This statement is true and correct, and the amounts shown have actually been disbursed, and no item is included which is not in accordance with the regulations under The Welfare Units Act, 1948.

Signature	Signature	
Position	Position	•

FORM 2

BY-LAW NO.....

enacts as by-law no.....as follows:

1. A welfare unit is established under The Welfare Units Act, 1948. Enacted and passed this..........day of..................19...

•	
Corporate Seal	(name of the head of the Council)
(2055)	(name of clerk)

THE CULLERS ACT

O. Reg. 239/48. Adding Boards Nos. 4 and 5 to the Board of examiners. Amending O. Reg. 11/47. Made—7th October, 1948. Filed—15th October, 1948, 10.45 a.m.

REGULATIONS MADE UNDER THE CULLERS ACT

Regulation 2 of Ontario Regulations 11/47 as made by Ontario Regulations 235/47 is amended by adding thereto:

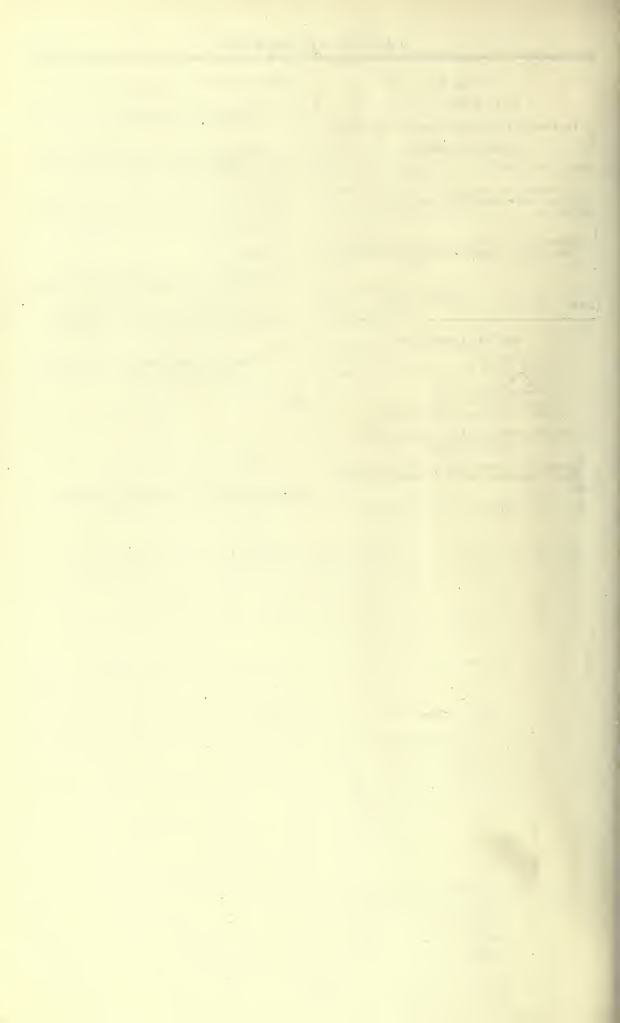
(d) Board No. 4,--

- (i) James D. Pennock, of the City of Toronto in the County of York, Civil Servant;
- (ii) Harvey Anderson, of the Town of Sioux Lookout in the District of Kenora, Civil Servant; and
- (iii) James E. Peden, of the Town of Geraldton in the District of Thunder Bay, Civil Servant; and

(e) Board No. 5,-

- (i) James D. Pennock, of the City of Toronto in the County of York, Civil Servant;
- (ii) Basil Boyle, of the Town of Pembroke in the County of Renfrew, Civil Servant; and
- (iii) Lewis Bronson, of the City of North Bay in the District of Nipissing, Civil Servant.

(2072)



Publications Under The Regulations Act, 1944

OCTOBER 30th, 1948

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 240/48.
Pupils Residing on Crown Lands or in Territorial Districts.
New and Revoking O. Regs. 28/44, 29/44, 213/44.
Made—27th September, 1948.
Approved—14th October, 1948.
Filed—18th October, 1948, 10.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

PUPILS RESIDING ON CROWN LANDS OR IN TERRITORIAL DISTRICTS

INTERPRETATION

- 1. In these regulations,-
- (a) "approved cost" means the cost of operating the schools of a board during the preceding year, exclusive of capital expenditures, as determined by the board and approved by the Minister, and includes the board's cost with respect to pupils attending another board's school;
- (b) "cost of operating" means the total amount of money paid out of current revenue under the Acts administerd by the Minister and the regulations thereunder; and
- (c) "secondary-school district" means a high-school district or a grade A or B continuation-school district.

PUBLIC AND SEPARATE SCHOOLS

ATTENDANCE OF PUPILS

- 2.—(1) Where a pupil,—
 - (a) resides,—
 - (i) anywhere in a territorial district; or
 - (ii) elsewhere, on lands held by the Crown in right of Canada or Ontario; and
 - (b) is not a resident in a public-school section,

he may attend a public school anywhere in Ontario, but only where there is sufficient accommodation for him.

- (2) Where a pupil,—
- (a) resides,—
 - (i) anywhere in a territorial district; or
 - (ii) elsewhere, on lands held by the Crown in right of Canada or Ontario; and
- (b) is not resident in a public-school section or separate-school area,

he may attend a separate school anywhere in Ontario, but only where there is sufficient accommodation for him.

ASSISTANCE IN PAYING COST OF EDUCATION

- 3.—(1) Where a pupil,—
- (a) resides in a territorial district on lands other than lands held by the Crown in right of Canada or Ontario;
- (b) is not resident in a public-school section; and
- (c) attends a public school anywhere in Ontario, the Minister shall pay to the board of the school the cost of education of the pupil.
 - (2) Where a pupil,—
 - (a) resides in a territorial district on lands other than lands held by the Crown in right of Canada or Ontario;
 - (b) is not resident in a public-school section or separate-school area; and
 - (c) attends a separate school anywhere in Ontario,

the Minister shall pay to the board of the school the cost of education of the pupil.

- (3) The cost of education shall be calculated in the same manner as the cost of education is calculated under subsection 3 of section 86 of *The Public Schools Act*, except that county and municipal grants shall not be deducted.
- 4. Where a rural school-section is designated and a board is appointed under subsection 1 of section 62a of *The Public Schools Act*, the Minister shall pay to the board 50 per cent of the approved cost of operating the schools of that board.

FEES AND AGREEMENTS

- 5.—(1) Where a pupil,—
- (a) resides on lands held by the Crown in right of Canada;
- (b) is not resident in a public-school section; and
- (c) attends a public school anywhere in Ontario, the board may,—
 - (i) charge a fee in accordance with subsection 10 of section 86 of *The Public Schools Act*; or
 - (ii) instead of charging that pupil a fee, enter into an agreement with Canada for the payment of an amount in lieu of the fee,
 - (2) Where a pupil,—
 - (a) resides on lands held by the Crown in right of Canada;
 - (b) is not resident in a public-school section or separate-school area; and
- (c) attends a separate school anywhere in Ontario, the board may,—
 - (i) charge a fee in accordance with subsection 10 of section 86 of *The Public Schools Act*; or

(ii) instead of charging that pupil a fee, enter into an agreement with Canada for the payment of an amount in lieu of the fee.

TRANSPORTATION

6.-(1) Where a pupil,-

- (a) resides in a territorial district on lands other than lands held by the Crown in right of Canada or Ontario;
- (b) is not resident in a public-school section;
- (c) attends a public school anywhere in Ontario; and
- (d) is provided by the board with transportation to and from school under a contract approved by the Minister under section 12 of the Act,

the Minister shall pay to the board the cost of the transportation.

- (2) Where a pupil,—
- (a) resides in a territorial district on lands other than lands held by the Crown in right of Canada or Ontario;
- (b) is not resident in a public-school section or separate-school area;
- (c) attends a separate school anywhere in Ontario; and
- (d) is provided by the board with transportation to and from school under a contract approved by the Minister under section 12 of the Act,

the Minister shall pay to the board the cost of the transportation.

HIGH SCHOOLS, COLLEGIATE INSTITUTES AND CONTINUATION SCHOOLS

ATTENDANCE OF PUPILS

- 7.—(1) Where a pupil,—
- (a) resides anywhere in a territorial district; and
- (b) is not resident in a secondary-school district,

he may attend a high school, collegiate institute or grade A or B continuation school anywhere in Ontario, but only where there is sufficient accommodation for him.

(2) Where a pupil resides on lands held by the Crown in right of Canada or Ontario situated in a county, he may attend a high school, collegiate institute or grade A or B continuation school situated in that county or an adjoining county, but only where there is sufficient accommodation for him.

ASSISTANCE IN PAYING COST OF EDUCATION

- 8.—(1) Where a pupil,—
- (a) resides anywhere in a territorial district;
- (b) is not resident in a secondary-school district;
- (c) attends a high school, collegiate institute or grade A or B continuation school anywhere in Ontario,

the Minister shall pay to the board of the school the cost of education of the pupil.

(2) The cost of education under subregulation 1

shall be calculated in the same manner as the cost of education is calculated under section 36 of *The High Schools Act*

FEES AND AGREEMENTS

- 9. Where a pupil,—
- (a) resides in a county on lands held by the Crown in right of Canada; and
- (b) attends a high school, collegiate institute or grade A or B continuation school in the county or in an adjoining county,

the board may,-

- (i) charge a fee in accordance with section 47 of The High Schools Act; or
- (ii) instead of charging that pupil a fee, enter into an agreement with Canada for the payment of an amount in lieu of the fee.

VOCATIONAL SCHOOLS

ATTENDANCE OF PUPILS

10.—(1) Where a pupil,—

- (a) resides anywhere in a territorial district; or
- (b) is not resident in a secondary-school district in which there is a vocational school,

he may attend a vocational school anywhere in Ontario, but only where there is sufficient accommodation for him.

(2) Where a pupil resides on lands held by the Crown in right of Canada or Ontario situated in a county, he may attend a vocational school situated in that county or an adjoining county, but only where there is sufficient accommodation for him.

ASSISTANCE IN PAYING COST OF EDUCATION

- 11.—(1) Where a pupil,—
- (a) resides anywhere in a territorial district;
- (b) is not resident in a secondary-school district in which there is a vocational school; and
- (c) attends a vocational school anywhere in Ontario,

the Minister shall pay to the board of the school the cost of education of the pupil.

(2) The cost of education under subregulation 1 shall be calculated in the same manner as the cost of education is calculated under section 36 of *The High Schools Act*.

FEES AND AGREEMENTS

- 12. Where a pupil,—
- (a) resides in a county on lands held by the Crown in right of Canada; and
- (b) attends a vocational school situated in that county or an adjoining county,

the board may,-

- (i) charge the pupil a fee in accordance with subsection 2 of section 47 of The High Schools Act; or
- (ii) instead of charging that pupil a fee, enter into an agreement with Canada for the payment of an amount in lieu of the fee.

DATE OF PAYMENTS

13. The payments for cost of education and transportation shall be computed from the 1st day of January, 1948.

REVOCATION OF REGULATIONS

14. Ontario Regulations 28/44, 29/44 and 213/44 are revoked.

G. A. DREW, Minister of Education

TORONTO, September 27, 1948.

(2088)

44

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 241/48. Public School Inspectors' Certificates. Amending O. Reg. 85/47. Made—20th September, 1948. Approved—14th October, 1948. Filed—19th October, 1948, 10.05 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

Subregulation 1 of regulation 8 of Ontario Regulations 85/47 is revoked and the following substituted therefor:

(1) Every candidate for admission to the written and oral examinations shall make application to the Deputy Minister before the 1st of March in the year in which he proposes to take the examinations.

> G. A. DREW, Minister of Education

Toronto, September 20th, 1948

(2089)

THE LAKES AND RIVERS IMPROVEMENT ACT

O. Reg. 242/48. Des Joachims Power Development. New. Made—14th October, 1948. Filed—19th October, 1948, 4.15 p.m.

REGULATIONS MADE UNDER THE LAKES AND RIVERS IMPROVEMENT ACT

- 1. The site described in Schedule 1 and the plans,—
- (a) numbered in the first column;
- (b) described in the second column;
- (c) filed in the Office of the Registrar of Regulations at the Parliament Buildings, Toronto, by the plan numbers in the third column,

of Schedule 2 and mode of construction in Schedule 3 of the dam of The Hydro-Electric Power Commission of Ontario known as the Des Joachims Development are approved.

SCHEDULE 1

In the Township of Rolph in the County of Renfrew, being,—

- (a) part of lots 48 and 49 in Range "B";
- (b) part of the land under the waters of the Ottawa River lying northerly and in front of lots 48 and 49 in Range "B"; and
- (c) part of the road allowance lying northerly of and adjacent to lots 48 and 49 in Range "B",

and being a strip of land 800 feet wide lying between two lines drawn parallel to and on opposite sides of the line of the up-stream face of the dam, and distant 300 feet measured westerly and perpendicularly, and distant 500 feet measured easterly and perpendicularly, respectively, from the line of the up-stream face of the dam, and permising that all bearings are astronomic and are referred to the meridian through the southwest angle of Lot 48 in Range "B", and which line may be located as follows:

Commencing at a point in the line of the up-stream face of the dam which point may be located by starting at the south-west angle of Lot 49; thence north 20° 52′ west along the westerly limit of Lot 49 a distance of 1596 feet; thence north 13° 50′ east 548.13 feet to the point of commencement; thence north 13° 50′ east 2114.87 feet, more or less, to the boundary between Ontario and Quebec.

SCHEDULE 2

Drawing number	Description of Plans	Plan number
63-e-142	General plan of the Develop-	4
63-d-229	Power-house, Main dam, Auxiliary dam, Plans, Elevations and Sections	5
63-d-228	Control dam, Plan, Elevations and Sections	6
63-e-244	Main dam Log-chute, Loca- tion plan, Profile and Typical sections	7
63-b-484	Map of Watershed affected, showing water levels before and after raising water	8
63-b-219	Main dam Stability diagram.	9
63-d-227	Control dam Stability diagram	10
63-c-230	McConnell Lake Control dam Discharge curve	11

SCHEDULE 3

MODE OF CONSTRUCTION

Type of Works

MAIN DAM

- 1.-(1) The main dam shall,-
- (a) be a concrete gravity-type dam extending across the Ottawa River from the bank of the river on the Ontario side of the boundary to the bank of the river on the Quebec side of the boundary at Rapides des Joachims; and

- (b) comprise a,-
 - (i) south bulkhead section;
 - (ii) headworks section;
 - (iii) north bulkhead section; and
 - (iv) log-chute section,

as shown on drawing No. 63-d-229.

- (2) The bulkhead sections shall,-
- (a) be,—
 - (i) constructed of concrete; and
 - (ii) of gravity-type design,

with a top width of 18 feet 6 inches, and up-stream and down-stream slopes; and

- (b) extend northerly and southerly to meet solid rock at elevation 505 feet above mean sea level.
- (3) The headworks section shall consist of a bulkhead containing intakes to 8 penstocks and turbines, with each unit intake being connected to a 22-foot diameter penstock.
- (4) Two water-passages, equipped with trash-racks, checks for emergency steel gates and motor-operated steel head-gates, shall connect to each of the unit intakes.
- (5) The trash-racks, emergency gates and headgates shall be served by a gantry crane operating on the headworks deck.
- (6) A concrete superstructure on the deck of the headworks section shall house the hoisting mechanism.
- (7) The headworks of the log-chute shall be situated in the north bulkhead section, with an intake 20 feet wide and with the sill of the intake at elevation 490 feet above mean sea level, or 10 feet below "regulated" water level, and shall connect to a concrete and steel chute and extend from the fore-bay into the tail-race.

CONTOL DAM

- 2.-(1) The control dam shall,-
- (a) be a concrete gravity-type dam located at the head of McConnell Lake, designed to pass the excess flow by way of McConnell Lake and through a discharge channel to the Deep-River section of the Ottawa River; and
- (b) comprise,—
 - (i) an east bulkhead section;
 - (ii) a sluice-gate section;
 - (iii) a stop-log sluice-section; and
 - (iv) a west bulkhead section,

as shown on drawing No. 63-d-228.

- (2) The bulkhead section shall,-
- (a) be,—
 - (i) constructed of concrete; and
 - (ii) of gravity-type design,

with a top width of 12 feet and up-stream and down-stream slopes; and

- (b) extend easterly and westerly to meet solid rock at elevation 505 feet above mean sea level.
- (3) The sluice-gate section shall contain 6 sluice-ways, each 40 feet wide, and with the sills of the sluice-ways at elevation 475 feet above mean sea level, or 25 feet below "regulated" water level.
- (4) Each sluice-gate sluice-way shall be equipped with a motor-operated steel gate 26 feet high and served by 1 set of emergency steel gates operated by a motordriven winch running on a mono-rail.
- (5) The stop-log sluice-section shall contain 40 sluice-ways, each 16 feet wide, with the sills of the sluice-ways at elevation 480 feet above mean sea level, or 20 feet below "regulated" water level.
- (6) Each stop-log sluice-way shall be equipped with timber stop-logs raised and lowered by 2 travelling spud-winches operating on the stop-log sluice-deck.

AUXILIARY DAM

- 3. The auxiliary dam shall,-
- (a) be located 300 feet, more or less, northerly of the northern end of the main dam;
- (b) be,-
 - (i) constructed of concrete; and
 - (ii) a wall of gravity-type design,

with up-stream and down-stream slopes as shown on drawing No. 63-d-229; and

(c) extend northerly and southerly to meet solid rock at elevation 505 feet above mean sea level.

SIDE DAM

4. The side dam shall be a concrete bulkhead as shown on drawing No. 63-e-142.

POWER HOUSE

- 5.—(1) The power house shall,—
- (a) contain equipment for the generation of electric power from the hydraulic power available in that reach of the Ottawa River between the Deep-River section of the Ottawa River and the production easterly of the centre line of the allowance for road between concessions IX and X in the Township of Mattawan; and
- (b) consist of a reinforced concrete substructure containing embedded water-wheel casings and draft tubes, with a superstructure 590 feet in length.
- (2) The superstructure shall be structural steel and concrete.
 - (3) All window frames shall be of steel sash.
- (4) Interior partitions shall be of tile and plaster construction.

TAIL RACE

- 6. The tail-race channel shall,-
- (a) be approximately 7,000 feet long; and
- (b) extend down-stream from the power house along the bed of the Ottawa River through the Rapides des Joachims to the Deep-River section of the Ottawa River; and

(c) be designed generally to obtain a 27-foot head of water.

DIVERSION CHANNEL

- 7. The diversion channel shall be,-
- (a) approximately 4,200 feet long; and
- (h) excavated from McConnell Lake to the Deep-River section of the Ottawa River.

DESIGN AND SPECIFICATIONS

- 8. The concrete gravity-type dams are designed to resist,—
 - (a) the hydrostatic pressure acting on the up-stream face, with fore-bay elevation at 505 feet above mean sea level; and
 - (b) in combination with water at elevation 500 feet above mean sea level, the following ice conditions:
 - (i) bulkhead sections and piers, 10,000 pounds per lineal foot;
 - (ii) steel sluice-gates, 5,000 pounds per lineal foot; and
 - (iii) timber stop-logs, 2,000 pounds per lineal foot.
- 9. All sections of the dams shall be constructed of concrete which for design purposes have been taken as weighing 145 pounds per cubic foot.
- 10. The gates, bridges, towers and other structural parts have been designed for a working stress of not more than 30 per cent of the ultimate strength of the materials used.
- 11. The mechanized parts have been designed for a working stress of between 10 and 20 per cent of the ultimate strength of the materials used.
- 12. The penstocks are designed to withstand the full hydrostatic head-pressure plus the pressure rise which would result from an operation of the turbine gates from fully-opened to fully-closed position in 4 seconds.
- 13. The specifications of concrete for the main dam are as follows:
 - (a) bulkhead sections,—
 - (i) interior centre portion, 2,000 pounds per square inch; and
 - (ii) surface portions, 3,000 pounds per square inch;
 - (b) piers and decks, 3,000 pounds per square inch;
 - (c) power house, a minimum of 2,000 pounds per square inch.
- 14. The specification of reinforcing steel is Billet steel with 18,000 pounds per square inch allowable working stress.
- 15. The main dam and power house shall be built on solid rock which underlies the site and is exposed in the river and on the bank of the river on the Quebec side.

THE HYRDO-ELECTRIC POWER COMMISSION OF ONTARIO

E. T. IRESON Engineer in charge of the Work

THE GAME AND FISHERIES ACT, 1946

O. Reg. 243/48. Waters set apart for the conservation or propagation of fish. Amending O. Reg. 145/46. Made—14th October, 1948. Filed—19th October, 1948, 4.30 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

WATERS SET APART

1. The waters described in the schedules in Column 1 and known by the names set opposite thereto in Column 2 are set apart for the conservation or propagation of fish.

Column 1	Column 2
Schedule 1 Schedule 2 Schedule 3 Schedule 4 Schedule 5 Schedule 6 Schedule 7 Schedule 8 Schedule 9 Schedule 10 Schedule 11 Schedule 12 Schedule 13	Bayfield Fish Sanctuary Clear Bay Fish Sanctuary Cognashene Fish Sanctuary Electric Island Fish Sanctuary Franklin Island Fish Sanctuary Hangdog Fish Sanctuary Manitou Fish Sanctuary Omar Island Fish Sanctuary Quarry Island Fish Sanctuary Sandy Island Fish Sanctuary Sans Souci Fish Sanctuary Split Rock Fish Sanctuary Westport Pond Fish Sanctuary

- 2. The waters described in schedule 14 and known as the "Go-Home Fish Sanctuary South" are set apart for the conservation or propagation of fish,—
 - (a) up to and including the 30th of June, 1950;
 - (b) from and including the 1st of July, 1952, to and including the 30th of June, 1954; and
 - (c) from and including the 1st of July, 1956, to and including the 30th of June, 1958.
- 3. The waters described in schedule 15 and known as the "Go-Home Fish Sanctuary North" are set apart for the conservation or propagation of fish,—
 - (a) from and including the 1st of July, 1950, to and including the 30th of June, 1952;
 - (b) from and including the 1st of July, 1954, to and including the 30th of June, 1956; and
 - (c) from and including the 1st of July, 1958, to and including the 30th of June, 1960.
- 4. The waters described in schedule 16 and known as the "Lake Marie Louise Fish Sanctuary" are set apart for the conservation or propagation of fish up to and including the 1st of July, 1949.
- 5. The waters described in schedule 17 and known as the "Deer Lake Fish Sanctuary" are set apart for the conservation or propagation of fish up to and including the 30th of April, 1950.
- 6. The waters described in schedule 18 and known as the "Spring Lake Fish Sanctuary" are set apart for the conservation or propagation of fish up to and including the 30th of April, 1950.

7.—(1) The waters of,—

(2092)

- (a) Birch Lake in the Township of Bedford in the County of Frontenac;
- (b) Canoe Lake in the Township of Bedford in the County of Frontenac; and
- (c) Eagle Lake in the townships of Hinchinbrooke, Bedford and Olden, in the County of Frontenac,

during the months of January, February and March in each year beginning with the year 1949 are set apart for the conservation or propagation of fish.

- (2) The waters of that part of,—
- (a) Dead Creek in the Township of Crosby, North, in the County of Leeds lying within lots 2 and 3 in concession IX and lots 2 and 3 in concession X; and
- (b) Devil Lake in the Township of Bedford in the County of Frontenac north-east of Jones' Bridge lying within lots 8 and 9 in concession XIII and lots 9 and 10 in concession XIV,

are set apart for the conservation or propagation of fish.

- (3) The waters of that part of Trout Lake in the Township of McDougall in the Terriorial District of Parry Sound lying within concessions VII, VIII and IX, during the months of October, November and December, in the year 1948, and the months of January, February, March, April, October, November and December in each year thereafter, are set apart for the conservation or propagation of fish.
- 8. Part VII of Ontario Regulations 145/46 as made by Ontario Regulations 16/48, and Ontario Regulations 16/48, are revoked.

SCHEDULE 1

BAYFIELD FISH SANCTUARY

Commencing at the intersection of the high-water mark of Georgian Bay with the centre line of the road allowance between concessions VIII and IX in the Township of Harrison as shown on a plan of the islands in Georgian Bay of Lake Huron in front of the Township of Harrison in the Territorial District of Parry Sound, surveyed by A. G. Ardagh, O. L. S., in 1910; thence in a general westerly direction along the high-water mark of Georgian Bay to the intersection with a line drawn easterly parallel to the road allowance between concessions VIII and IX in the Township of Harrison from the high-water mark on the easterly extremity of Island 632A; thence south-westerly along that line to the high-water mark on the easterly extremity of Island 632A; thence in a general southwesterly direction along the high-water mark on the south-easterly shore of Island 632A to the southerly extremity thereof; thence westerly in a straight line to the high-water mark on the south-westerly extremity of Island 1107A; thence in a general westerly, northeasterly and south-westerly direction along the highwater mark on the southerly shore of Island 1107A and the easterly shore of Island 1106A to the southerly extremity of Island 1106A; thence south-westerly in a straight line to the high-water mark on the north-westerly extremity of Island 620A; thence south-westerly in a straight line to the high-water mark on the north-westerly extremity of Island 618A; thence in a general south-easterly and westerly direction along the high-water mark on the westerly shore of Island 618A to the south-westerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the westerly extremity of Island 603A; thence in a general south-easterly direction along the high-water mark on the south-westerly shore of Island 603A to the southerly extremity thereof; thence easterly parallel to the centre line of the road allowance between concessions VIII and IX in the Township of Harrison to the high-water mark of Georgian Bay;

thence in a general northerly, easterly and westerly direction along the high-water mark of Georgian Bay to the point of commencement.

SCHEDULE 2

CLEAR BAY FISH SANCTUARY

Commencing at the westerly extremity of Island B307 as shown on a plan of the islands in front of the townships of Conger and Cowper in the Territorial District of Parry Sound, surveyed by D. Beatty, O. L. S., in 1911; thence north 20° 5′ 40′ west to the high-water mark of Georgian Bay; thence in a general north-westerly, north-easterly, south-westerly, westerly, easterly, southerly, northerly and easterly direction along that high-water mark to the easterly extremity of lot 22, concession A, in the Township of Cowper; thence north-easterly in a straight line to the point of commencement.

SCHEDULE 3

COGNASHENE FISH SANCTUARY

Commencing at the intersection of the high-water mark on the shore of Georgian Bay with the production westerly of the line between concessions VII and VIII in the Township of Gibson in the Territorial District of Muskoka; thence south-westerly along that production 50 chains; thence south-easterly in a straight line to the high-water mark on the westerly extremity of Island 103 as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence southwesterly in a straight line to the high-water mark on the northerly extremity of Island 17 known also as Townsend Island; thence in a general southerly and south-easterly direction along the high-water mark on the easterly shore of that island to the southerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the north-westerly extremity of Island 91; thence in a general southwesterly and south-easterly direction along the high-water mark on the south-westerly shore of Island 91 to the southerly extremity thereof; thence easterly parallel to the line between concessions VII and VIII parallel to the line between concessions VII and VIII in the Township of Gibson to the high-water mark on the shore of Georgian Bay; thence in a general northerly direction along that high-water mark to the north-westerly extremity thereof adjacent to lot 50, concession V, in the Township of Gibson; thence northerly in a straight line to the high-water mark on the westerly extremity of Island 101; thence in a general northerly direction along the high-water mark on northerly direction along the high-water mark on the north-westerly shore of Island 101 to the most northerly extremity thereof; thence northerly in a straight line to the high-water mark on the easterly extremity of Island 104A; thence continuing on that line north-easterly to the high-water mark of Georgian Bay; thence in a general north-westerly, westerly, easterly and northerly direction along that high-water mark to the point of commencement.

SCHEDULE 4

ELECTRIC ISLAND FISH SANCTUARY

Commencing at the high-water mark on the westerly extremity of Electric Island, known also as Island 272A, as shown on a plan of the islands in Georgian Bay of Lake Huron in front of the Township of Harrison in the Territorial District of Parry Sound, surveyed by A. G. Ardagh, O. L. S., in 1910; thence north-westerly in a straight line to the high-water mark on the south-easterly extremity of Island 247A; thence in a general north-westerly direction along the high-water mark on the north-easterly shore of Island 247A to the north-easterly extremity thereof; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 243A; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 218A; thence in a general westerly direction along the high-water

mark on the northerly shore of Island 218A to the north-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 222A; thence in a general south-westerly direction along the high-water mark on the north-westerly shore of Island 222A to the south-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 224A; thence in a general south-westerly direction along the high-water mark on the north-westerly shore of Island 224A to the south-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 225A; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 285A; thence easterly in a straight line to the high-water mark on the southerly shore of Island 296A; thence in a general easterly direction along the high-water mark on the southerly shore of Island 296A to the easterly extremity thereof; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 278A; thence north-easterly in a straight line to the high-water mark on the southerly extremity of Island 278A; thence north-easterly in a straight line to the high-water mark on the southerly extremity of Electric Island; thence in a general north-westerly and northerly direction along the high-water mark on the westerly shore of Electric Island to the point of commencement.

SCHEDULE 5

FRANKLIN ISLAND FISH SANCTUARY

Commencing at the intersection of the high-water mark on the westerly shore of Island 300C, known also as Franklin Island, as shown on a plan of the islands in Georgian Bay in front of the townships of McDougall and Carling, in the Territorial District of Parry Sound, surveyed by J. H. Burd, O. L. S., in 1910, with the production westerly of the line between concession III and IV in the Township of Carling; thence westerly along that production 40 chains; thence southerly at right angles to the last-mentioned line to the intersection of the westerly production of the southerly limit of the Township of Carling; thence easterly along the westerly production of the southerly limit of the Township of Carling 80 chains; thence northerly at right angles to the last-mentioned line to the high-water mark on the southerly shore of Island 300C; thence in a general north-westerly, northerly, northeasterly, south-easterly, north-westerly and northerly and westerly shore of Island 300C to the point of commencement.

SCHEDULE 6

HANGDOG FISH SANCTUARY

Commencing at the intersection of the high-water mark on the south-westerly shore of Island D30 as shown on a plan of the islands in Georgian Bay of Lake Huron in front of the Township of Harrison in the Territorial District of Parry Sound, surveyed by A. G. Ardagh, O. L. S., in 1910, with a production westerly of the centre line of the allowance for road between concessions XII and XIII in the Township of Harrison; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 920A; thence in a general north-westerly direction along the high-water mark on the southwesterly shore of Island 920A to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the northerly extremity of Island LS84, known also as Island 1000A; thence north-westerly in a straight line to the high-water mark on the northeasterly extremity of Island 1080A; thence in a general westerly direction along the high-water mark on the northerly shore of Island 1080A to the north-westerly extremity thereof; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 1072A; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 1083A; thence in a general northerly and

north-easterly direction along the high-water mark on the north-westerly shore of Island 1083A to the north-easterly extremity thereof; thence north-easterly in a straight line to the westerly extremity of Island 1081A; thence in a general easterly and north-easterly direction along the high-water mark on the easterly shore of Island 1081A to the easterly extremity thereof; thence east astronomically to the high-water mark on the westerly shore of Island D30; thence in a general southerly, easterly, westerly, south-westerly, southerly and south-easterly direction along the high-water mark on the westerly and south-westerly shore of Island D30 to the point of commencement.

SCHEDULE 7

MANITOU FISH SANCTUARY

Commencing at the high-water mark on the south-westerly extremity of Island 412, as shown on a plan of the islands south of Moose Deer Point in Georgian Bay; thence north-westerly in a straight line Georgian Bay; thence north-westerly in a straight line to the high-water mark on the northerly extremity of the most northerly island in group 438A; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 438; thence in a general north-westerly direction along the high-water mark on the north-easterly shore of Island 438 to the northerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the westerly extremity of Island 436; thence north-westerly in a straight line to the high-water mark on the southerin a straight line to the high-water mark on the southerly extremity of Island 465A; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 467; thence in a northwesterly direction along the high-water mark on the south-westerly shore of Island 467 to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 472; thence in a general north-easterly and north-westerly direction along the high-water mark on the south-easterly and north-easterly shore of Island 472 to the northerly extremity thereof; thence north astronomically to the high-water mark on the southerly shore of Island B90; thence in a general easterly, north-westerly and south-easterly direction along the high-water mark on the south-westerly shore of Island B90 to the southerly extremity thereof; thence easterly in a straight line to the high-water mark on the south-westerly extremity of Island 421; thence in a general easterly direction along the highwater mark on the southerly shore of Island 421 to the south-easterly extremity thereof; thence southerly in a straight line to the high-water mark on the easterly extremity of Island 423; thence south-easterly in a staight line to the high-water mark on the northerly extremity of Island 415; thence in a general southeasterly direction along the high-water mark on the north-easterly shore of Island 415 to the easterly extremity thereof; thence southerly in a straight line to the high-water mark on the easterly extremity of Island 408; thence in a general south-easterly direction along the high-water mark on the south-easterly shore of Island 408 to the southerly extremity thereof; thence westerly in a straight line to the highwater mark on the easterly extremity of Island 412; thence in a general westerly direction along the high-water mark on the southerly shore of Island 412 to the point of commencement.

SCHEDULE 8

OMAR ISLAND FISH SANCTUARY

Commencing at the high-water mark on the westerly extremity of Island B34 as shown on a plan of the islands in front of the townships of Conger and Cowper in the Territorial district of Parry Sound, surveyed by D. Beatty, O. L. S., in 1911; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island B25; thence in a general north-westerly direction along the high-water mark on the north-easterly shore of Island B25

to the northerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island B21; thence in a general north-westerly direction along the high-water mark on the south-westerly shore of Island B21 to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the northwesterly extremity of Island B94; thence northerly in a straight line to the high-water mark on the northwesterly extremity of Island B95; thence northerly in a straight line to the high-water mark on the westerly extremity of Island B146; thence in a general easterly and northerly direction along the high-water mark on the north-westerly shore of Island B146 to the northerly extremity thereof; thence north-easterly in a straight line to the high-water mark on the westerly extremity of Island B10; thence in a general north-easterly and south-easterly direction along the high-water mark on the northerly shore of Island B10 to the easterly extremity thereof; thence north-easterly in a straight line to the westerly extremity of Island B44; thence south-easterly and easterly along the high-water mark on the south-westerly shore of Island B44 to the intersection with a line drawn north astronomically from the most northerly extremity of Island B35; thence south astronomically along that line to the high-water mark on the most northerly extremity of Island B35; thence south-westerly, southerly and south-easterly along the high-water mark on the westerly shore of Island B35 to the southerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island B37; thence south-easterly and south-westerly along the high-water mark on the easterly and southerly shore of Island B37 to the southerly extremity thereof; thence south-westerly in a straight line to the highwater mark on the easterly extremity of Island B13; thence in a general south-westerly direction along the high-water mark on the southerly shore of Island B13; B13 to the south-westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the south-easterly extremity of Island B34; thence in a general westerly and north-westerly direction along the high-water mark on the southerly shore of Island B34 to the point of commencement.

SCHEDULE 9

QUARRY ISLAND FISH SANCTUARY

Commencing at the high-water mark on the westerly extremity of lot A of Island 95 as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 102; thence in a general south-westerly direction along the high-water mark on the north-westerly shore of Island 102 to the westerly extremity thereof; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 103; thence in a general south-westerly direction along the highwater mark on the north-westerly shore of Island 103 to the westerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the northerly extremity of lot A of Quarry Island, known also as Island 96; thence in a general southwesterly and south-easterly direction along the high-water mark on the westerly and south-westerly shores of Quarry Island to the south-east extremity thereof; thence north-easterly in a straight line to the highwater mark on the southerly extremity of Island 92; thence in a general northerly direction along the high-water mark on the westerly shore of Island 92 to the north westerly source of Island 92 to the north-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the southerly extremity of lot E of Island 95; thence in a general north-westerly, southerly, westerly, north-easterly, westerly, northerly, north-easterly and westerly direction along the high-water mark of Island 95 to the point of commencement.

SCHEDULE 10

SANDY ISLAND FISH SANCTUARY

Commencing at the high-water mark on the north-easterly extremity of Island 243C, known also as Sandy Island, south of the easterly extremity of Allen Island, as shown on a plan of the islands in Georgian Bay in front of the townships of McDougall and Carling, surveyed by J. H. Burd, O. L. S., in 1910; thence north-westerly in a straight line to the high-water mark on the easterly extremity of Island 132C; thence northerly and north-westerly along the high-water mark on the easterly and north-easterly shore of Island 132C to the northerly extremity thereof; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 133C and continuing westerly in a straight line to the high-water mark on the southerly extremity of Island 140C; thence westerly in a straight line to the high-water mark on the southerly extremity of Island 213C; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 178C; thence in a general southerly direction along the high-water mark on the easterly shore of Island 178C to the southerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the south-westerly extremity of Island 194C; thence south-easterly in a straight line to the high-water mark on the south-westerly extremity of Island 194C; thence south-easterly in a straight line to the high-water mark on the south-westerly extremity of Island 194C; thence south-easterly in a straight line to the high-water mark on the south-easterly to the high-water mark on the south-easterly to the high-water mark on the westerly shore of Island 243C; thence in a general easterly, north-easterly, south-easterly and acasterly and northerly shore of Island 243C to the point of commencement.

SCHEDULE 11

SANS SOUCI FISH SANCTUARY

Commencing at the high-water mark on the southerly extremity of Sans Souci Island as shown on a plan of the islands in front of the townships of Conger and Cowper in the Territorial District of Parry Sound, surveyed by D. Beatty, O. L. S., in 1911; thence north-easterly in a straight line to the high-water mark on the southerly extremity of Island B230; thence easterly in a straight line to the high-water mark on the southerly extremity of Island B233; thence north-easterly in a straight line to the high-water mark on the south-westerly extremity of lot 23, concession A, in the Township of Cowper; thence in a general north-westerly, north-easterly, south-westerly, northerly and westerly direction along the high-water mark of Georgian Bay to the westerly extremity of lot 26, concession A, in the Township of Cowper; thence west astronomically to the high-water mark of Sans Souci Island; thence in a general westerly, south-easterly, southerly and south-westerly direction along that high-water mark to the point of commencement.

SCHEDULE 12

SPLIT ROCK FISH SANCTUARY

Commencing at the intersection of the high-water mark on the shore of Georgian Bay with a production westerly of the centre line of the allowance for road between the townships of Gibson and Freeman, as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence westerly along that production to the high-water mark on the south-easterly shore of Island 210; thence south-westerly along the high-water mark on the south-easterly shore of Island 210 to the most southerly extremity thereof; thence westerly in a straight line to the high-water mark on the southerly extremity of Island 216; thence in a general north-westerly direction along the high-water mark on the south-westerly shore of Island

216 to the westerly extremity thereof; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 219; thence in a general southerly and south-easterly direction along the high-water mark on the westerly shore of Island 219 to the southerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the westerly extremity of Island 204; thence southon the westerly extremity of Island 204; thence southeasterly in a straight line to the high-water mark on the westerly extremity of Island 205; thence southeasterly in a straight line to the high-water mark on the westerly extremity of Island 192; thence southeasterly in a straight line to the high-water mark on the westerly extremity of Island 186; thence southwesterly in a straight line to the high-water mark on the northerly extremity of Island 181; thence in a general south-easterly and south-westerly direction along the high-water mark on the easterly shore of along the high-water mark on the easterly shore of Island 181 to the southerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the northerly extremity of Island 180; thence in a general southerly and south-easterly direction along the high-water mark on the westerly and southwesterly shore of Island 180 to the southerly extremity thereof; thence south-easterly in a straight line to the high-water mark on the southerly extremity of Island 180B; thence north-easterly in a straight line to the high-water mark on the southerly extremity of Island 176; thence in a general northerly direction along the high-water mark on the easterly shore of Island 176 to the easterly extremity thereof; thence north-easterly in a straight line to the high-water mark on the south-easterly extremity of Island 158; thence in a general north-easterly direction along the high-water mark on the easterly shore of Island 158 to the north-easterly extremity thereof; thence north-easterly in a straight line to the high-water mark on the most southerly extremity of land lying immediately south of lot 50, concession XIV, in the Township of Gibson; thence in a general westerly, north-westerly, north-easterly and north-westerly direction along that high-water mark to the point of commencement.

SCHEDULE 13

WESTPORT POND FISH SANCTUARY

In the Township of Crosby North in the County of Leeds and being the water known as "Westport Pond" connecting Upper Rideau Lake and Sand Lake.

SCHEDULE 14

GO-HOME FISH SANCTUARY SOUTH

First: Commencing at a point where the production westerly of the centre line of the road allowance between concessions VIII and IX in the Township of Gibson intersects the high-water mark of Georgian Bay, as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 108; thence north-westerly in a straight line to the high-water mark on the southerly extremity of the most northerly island of the Valentine Rocks group; thence in a general north-westerly direction along the high-water mark on the easterly shore of that island to the northerly extremity thereof; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 510A; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 123; thence in a general north-easterly direction along the high-water mark on the north-westerly shore of Island 123 to the northerly extremity thereof; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 124; thence in a general easterly direction along the high-water mark on the northerly shore of Island 124 to the easterly extremity thereof; thence north-easterly in a straight line to the highwater mark on the south-easterly extremity of Island 129 and continuing north-easterly on that line to the high-water mark of Georgian Bay; thence in a general easterly direction along the high-water mark on the north bank of the Go-Home River to the intersection with the line between lots 43 and 44, concession XII, in the Township of Gibson; thence southerly along that line to the high-water mark on the southerly bank of the Go-Home River; thence in a general westerly, south-westerly, south-westerly, south-westerly, north-westerly and south-westerly direction along that high-water mark and the high-water mark of Georgian Bay to the point of commencement.

Secondly: That portion of the Go-Home River in the Township of Gibson,—

- (a) in lots 36 to 43, both inclusive, concession XII; and
- (b) in lots 39, 40, 41 and 42, concession XIII.

SCHEDULE 15

GO-HOME FISH SANCTUARY NORTH

Commencing at the high-water mark on the north-easterly extremity of Island 158 as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence in a general south-westerly direction along the high-water mark on the south-easterly shore of Island 158 to the most southerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the most easterly extremity of Island 176; thence in a general southerly direction along the high-water mark on the easterly shore of Island 176 to the southerly extremity thereof; thence southerly in a straight line to the high-water mark on the northerly extremity of the most northerly island of the Valentine Rocks group; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 510A; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 123; thence in a general north-

easterly direction along the high-water mark on the north-westerly shore of Island 123 to the northerly extremity thereof; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 124; thence in a general easterly direction along the high-water mark on the northerly shore of Island 124 to the easterly extremity thereof; thence north-easterly in a straight line to the high-water mark on the south-easterly extremity of Island 129 and continuing north-easterly on that line to the high-water mark of Georgian Bay; thence in a general north-westerly, northerly, westerly, northerly, westerly and southerly direction along that high-water mark to the southerly extremity of the land lying immediately south of lot 50, concession XIV, in the Township of Gibson; thence westerly in a straight line to the point of commencement.

SCHEDULE 16

LAKE MARIE LOUISE FISH SANCTUARY

Marie Louise Lake in the Territorial District of Thunder Bay.

SCHEDULE 17

DEER LAKE FISH SANCTUARY

Deer Lake in lot 5, concessions II and III, in the Township of German in the Territorial District of Cochrane.

SCHEDULE 18

SPRING LAKE FISH SANCTUARY

Spring Lake in lot 7, concession III, in the Township of German in the Territorial District of Cochrane.

(2093) 44



Publications Under The Regulations Act, 1944

NOVEMBER 6th, 1948

Erratum

THE WELFARE UNITS ACT, 1948

In Ontario Regulations 238/48 on page 373 (footpagination) of The Ontario Gazette published on October 23rd, 1948, for the word "contained" in subregulation 2 of regulation 3 read "continued".

(2213)

45

THE INDUSTRIAL STANDARDS ACT

O. Reg. 244/48. Zones and Industries. Amending O. Reg. 218/47. Made—20th October, 1948. Filed—21st October, 1948, 11.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following sub-regulations:

ARNPRIOR-BRAESIDE ZONE

(50) That part of Ontario described in item 50 of Appendix C is designated as a zone, to be known as the "Arnprior-Braeside Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.

RENFREW ZONE

- (51) That part of Ontario described in item 51 of Appendix C is designated as a zone, to be known as the "Renfrew Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following items:

ARNPRIOR-BRAESIDE ZONE

50. The Town of Arnprior, the Village of Braeside and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the south-easterly boundary of the Township of McNab meets the high-water mark of the south-westerly shore of the Ottawa River, thence south-westerly along the south-easterly boundary of the Township of McNab to its intersection by the production south-easterly of the south-westerly limit of Concession A, thence north-westerly along the production and limit to the line between lots 14 and 15 in the Township of McNab, thence north-easterly along the last-mentioned line to

the high-water mark of the south-westerly shore of the Ottawa River, thence in a general south-easterly direction along the high-water mark to the place of commencement.

RENFREW ZONE

51. The Town of Renfrew.

CHARLES DALEY,
Minister of Labour.

October 20, 1948.

(2134)

45

THE TEACHERS' AND INSPECTORS' SUPERANNUATION ACT, 1946

O. Reg. 245/48. Employment—Designation. Amending O. Reg. 12/47. Made—15th October, 1948. Approved—21st October, 1948. Filed—26th October, 1948, 3.05 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE TEACHERS' AND INSPECTORS' SUPERANNUATION ACT, 1946

- 1. Regulation 24 of Ontario Regulations 12/47 is amended by adding thereto the following clause:
 - (cc) The Ontario Public School Men Teachers' Federation:

G. A. DREW, Minister of Education.

October 15th, 1948.

(2143)

45

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 246/48. Supervisory Officers. New. Made—20th October, 1948. Approved—21st October, 1948. Filed—26th October, 1948, 3.10 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

SUPERVISORY OFFICERS

INTERPRETATION

- 1. In these regulations,-
- (a) "secondary school" means a high, vocational or continuation school, or collegiate institute; and

(b) "supervisory officer" means a director of education, a superintendent of public schools and a superintendent of secondary schools.

QUALIFICATIONS OF DIRECTORS OF EDUCATION

- 2.—(1) Subject to subregulations 2 and 3, a director of education shall have the qualifications of a superintendent of public schools and a superintendent of secondary schools.
- (2) Where a board of education appoints a director of education and a superintendent of public schools, the director shall have at least the qualifications of a superintendent of secondary schools.
- (3) Where a board of education appoints a director of education and a superintendent of secondary schools, the director shall have at least the qualifications of a superintendent of public schools.
 - (4) Where a board of education,—
 - (a) appoints a director of education who is qualified as a public-school inspector; and
 - (b) employs only one public-school inspector, it shall designate the director as the public-school inspector.
 - (5) Where a board of education,-
 - (a) appoints,-
 - (i) a director of education who is not qualified as a public-school inspector; and
 - (ii) a superintendent of public schools; and
- (b) employs only one public-school inspector, it shall designate the superintendent as the publicschool inspector.

- (6) Where a board of education,-
- (a) appoints a director of education who is qualified as a public-school inspector; and
- (b) employs more than one public-school inspector, it shall designate the director as the senior publicschool inspector.
 - (7) Where a board of education,-
 - (a) appoints,—
 - (i) a director of education who is not qualified as a public-school inspector; and
 - (ii) a superintendent of public schools; and
- (b) employs more than one public-school inspector, it shall designate the superintendent as the senior public-school inspector.

QUALIFICATIONS OF SUPERINTENDENTS

- 3. A superintendent of public schools shall hold a Public School Inspector's Certificate.
- 4. A superintendent of secondary schools shall hold a High School Principal's Certificate.

G. A. DREW, Minister of Education.

Toronto, October 20th, 1948.

(2144)

45

Publications Under The Regulations Act, 1944

NOVEMBER 13th, 1948

THE GAME AND FISHERIES ACT, 1946

O. Reg. 247/48.
Open Season for Deer.
New.
Made—21st October, 1948.
Filed—29th October, 1948, 2.15 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR DEER

- 1. Deer may be hunted, killed or destroyed,-
- (a) from the 8th of November to the 10th of November, both inclusive, in the year 1948 in,—
 - (i) the townships of Amaranth, Garafraxa East, Luther East, Melancthon, Mono and Mulmur, in the County of Dufferin;
 - (ii) the townships of Mountain and Williamsburgh, in the County of Dundas;
 - (iii) the Township of Edwardsburgh in the County of Grenville;
 - (iv) the Township of Nassagaweya in the County of Halton;
 - (v) the Township of Crosby, South, in the County of Leeds;
 - (vi) the Township of Mosa in the County of Middlesex;
 - (vii) the Township of Caledon in the County of Peel:
 - (viii) the townships of Easthope North, and Ellice, in the County of Perth; and
 - (ix) the townships of Eramosa and Erin, in the County of Wellington; and
- (b) from the 8th of November to the 13th of November, both inclusive, in the year 1948 in the townships of Albemarle, Amabel, Arran, Eastnor, Lindsay and St. Edmunds, in the County of Bruce;

upon the conditions in regulation 2.

2. Only shot-guns may be used in the areas set out in clause a of regulation 1, excepting therefrom the area in subclause ii designated as the Township of Mountain in the County of Dundas.

(2179) 46

THE LAKES AND RIVERS IMPROVEMENT ACT

O. Reg. 248/48. New. Archer Dam. Made—21st October, 1948. Filed—29th October, 1948, 2.30 p.m.

REGULATIONS MADE UNDER THE LAKES AND RIVERS IMPROVEMENT ACT

- 1. The plans,-
- (a) described in the first column; and
- (b) filed in the Office of the Registrar of Regulations at the Parliament Buildings, Toronto, by the plan number in the second column,

of Schedule 1 and mode of construction in Schedule 2 of the proposed improvements to the dam of Mr. Harold R. Archer, of the Village of Port Perry, known as the Archer dam are approved.

SCHEDULE 1

Description of Plans	Plan Number
Plan of Dam	12

SCHEDULE 2

Mode of Construction

TYPE OF WORKS

- 1.-(1) The dam shall,-
- (a) be a concrete and earth gravity-type dam extending across a branch of the Nonquon River;
- (b) comprise a,—
 - (i) bulkhead section; and
 - (ii) stop-log sluice section,

as shown on the plan.

- (2) The bulkhead section shall,-
- (a) be,—
 - (i) of gravity-type design;
 - (ii) constructed 'of an earth embankment already in position; and
 - (iii) a concrete facing-wall, with a top width of 12 inches and up-stream and down-stream slopes; and
- (b) extend northerly and southerly to meet ground level at local elevation 99.8 feet.
- (3) The stop-log sluice section shall contain one sluice-way, 7 feet in width, with the sill of the sluice-way at local elevation 96.8 feet, or 1.4 feet below "regulated" water level.
- · (4) The stop-log suice-way shall be equipped with timber stop-logs.
- (5) The stop-log sluice section shall also contain a continuous-flow pipe with an inside diameter of one inch at local elevation 95.0 feet.

DESIGN AND SPECIFICATIONS

- 2. The dam is designed to resist the hydrostatic pressure acting on the up-stream face, with water-elevation at local elevation 98.5 feet.
- 3. For design purposes, the concrete and earth have been taken as weighing as follows:
 - (a) concrete, 150 pounds per cubic foot.
 - (b) earth, 100 pounds per cubic foot.
- 4. The stop-logs are designed for a working fibrestress of 500 pounds per square inch.
- 5. Concrete shall be made from gravel-aggregate, clean sand and cement in a 3, 2, 1 mix.
- 6. The specification of reinforcing steel is Billet steel with 18,000 pounds per square inch allowable working stress.
- 7. The concrete facing wall and stop-log sluice section shall be built on clay which underlies the area.

G. J. LEARY, Engineer in charge of the Work.

(2180)

46

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 249/48. Extension of Time for Returns. Amending O. Reg. 224/48. Made—29th October, 1948. Filed—30th October, 1948, 9.45 a.m.

REGULATIONS MADE BY THE DEPART-MENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. Clause a of regulation 1 of Ontario Regulations 224/48 is amended by adding thereto the following:
 - (viii) Corporation of the Township of Monahhan, North, in the County of Peterborough;
 - (ix) Corporation of the Town of Learnington in the County of Essex; and
 - (x) Corporation of the Town of Trenton in the County of Hastings,
- 2. Subclause vi of clause a of regulation 1 of Ontario Regulations 224/48 is amended by striking out the word "and" at the end thereof.
- 3. Clause c of regulation 1 of Ontario Regulations 224/48 is amended by adding thereto the following:
 - (xi) Corporation of the Township of Adelaide in the County of Middlesex;
 - (xii) Corporation of the Township of Dumfries, North, in the County of Waterloo;
 - (xiii) Corporation of the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt, and Havelock in the Provisional County of Haliburton;
 - (xiv) Corporation of the Township of Flos in the County of Simcoe;

- (xv) Corporation of the Township of Glanford in the County of Wentworth;
- (xvi) Corporation of the Township of Grey in the County of Huron;
- (xvii) Corporation of the Township of Head, Clara and Maria in the County of Renfrew:
- (xviii) Corporation of the Township of Houghton in the County of Norfolk;
- (xix) Corporation of the Township of Korah in the Territorial District of Algoma;
- (xx) Corporation of the Township of London in the County of Middlesex;
- (xxi) Corporation of the Township of Middleton in the County of Norfolk;
- (xxii) Corporation of the Township of Raglan in the County of Renfrew;
- (xxiii) Corporation of the Township of Ramsay in the County of Lanark;
- (xxiv) Corporation of the Townships of Ratter and Dunnet in the Territorial District of Sudbury;
- (xxv) Corporation of the Township of Saltfleet in the County of Wentworth;
- (xxvi) Corporation of the Township of Van Horne in the Territorial District of Kenora;
- (xxvii) Corporation of the Township of Walsingham, North, in the County of Norfolk;
- (xxviii) Corporation of the Township of Walsingham, South, in the County of Norfolk;
 - (xxix) Corporation of the Township of Waterloo in the County of Waterloo;
 - (xxx) Corporation of the Township of Whitby, East, in the County of Ontario;
 - (xxxi) Corporation of the Township of Wilmot in the County of Waterloo;
- (xxxii) Corporation of the Township of Windham in the County of Norfolk;
- (xxxiii) Corporation of the Township of Woodhouse in the County of Norfolk;
- (xxxiv) Corporation of the Township of Woolwich in the County of Waterloo;
- (xxxv) Corporation of the City of Toronto in the County of York;
- (xxxvi) Corporation of the Town of Dundas in the County of Wentworth;
- (xxxvii) Corporation of the Town of Hespeler in the County of Waterloo;
- (xxxviii) Corporation of the Town of Kenora in the Territorial District of Kenora;
 - (xxxix) Corporation of the Town of La Salle in the County of Essex;
 - (xl) Corporation of the Town of Pembroke in the County of Renfrew;
 - (xli) Corporation of the Town of Simcoe in the County of Norfolk;

- (xlii) Corporation of the Village of Ayr in the County of Waterloo;
- (xliii) Corporation of the Village of Port Rowan in the County of Norfolk;
- 4. Subclause xix of Clause c of regulation 1 of Ontario Regulations 224/48 is amended by striking out "and" at the end thereof.

Dated at Toronto this 29th day of October, 1948.

G. H. DUNBAR, Minister of Municipal Affairs.

(2181)

46

THE COUNTY COURTS ACT

O. Reg. 250/48. Sittings in Carleton and Simcoe. New. Made—28th October, 1948. Filed—1st November, 1948, 11.15 a.m.

REGULATIONS MADE UNDER THE COUNTY COURTS ACT

- 1. In the County of Carleton,-
- (a) sittings of the courts for the trial of issues of fact and assessments of damages, with a jury, held in the calendar year 1949 and all succeeding years shall commence on the first Monday in April and the third Monday in October; and
- (b) sittings of the courts for the trial of issues of fact and assessments of damages, without a jury, held in the calendar year 1949 and all succeeding years shall commence on the first Monday in June and December.
- 2. In the County of Simcoe,-
- (a) the second sittings of the county courts for the trial of issues of fact and the assessments of damages, with or without a jury, to be held in the year 1948 shall commence on the fourth Monday in November; and
- (b) the sittings of the county courts for the trial of issues of fact and the assessments of damages, with or without a jury, held in the calendar year 1949 and all succeeding years shall commence on the first Monday in June and the third Monday in November.

(2185)

46

THE GENERAL SESSIONS ACT

O. Reg. 251/48.
Sittings in Carleton and Simcoe.
New.
Made—28th October, 1948.
Filed—1st November, 1948, 11.25 a.m.

REGULATIONS MADE UNDER THE GENERAL SESSIONS ACT

1. In the County of Carleton sittings of the court of general sessions of the peace shall be held in the year 1949 and in each succeeding year to commence

on the first Monday in April and the third Monday in October.

- 2. In the County of Simcoe,-
- (a) the second sittings of the court of general sessions of the peace to be held in the current year 1948 shall commence on the fourth Monday in November; and
- (b) the sittings of the court of general sessions of the peace held in the calendar year 1949 and all succeeding years shall commence on the first Monday in June and the third Monday in November.

(2186)

46

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 252/48. High Schools and Collegiate Institutes. New. Made—12th October, 1948. Approved—28th October, 1948. Filed—1st November, 1948, 4.20 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

HIGH SCHOOLS AND COLLEGIATE INSTITUTES

INTERPRETATION

- 1. In these regulations,-
- (a) "high school" means a day high-school and includes a collegiate institute;
- (b) "parent" includes a guardian; and
- (c) "secondary school" means a high, vocational or continuation school, or collegiate institute.

PLANS AND SITE

- 2. The plans of every high school hereafter erected, added to or altered shall be submitted to the Minister, together with the details of the site thereof.
- 3. The architect's working drawings and specifications shall indicate clearly details of the construction, lighting, plumbing, heating and ventilating.
 - 4. The Board shall furnish the inspector with,-
 - (a) the architect's preliminary sketch-plans of the proposed school-building or alterations in or additions to an existing school-building;
 - (b) a blue-print of the architect's preliminary sketch-plans;
 - (c) a blue-print of the architect's completed working-drawings; and
 - (d) a copy of the architect's specifications.

EQUIPMENT

5. The minimum value of the equipment of a high school shall be as set forth in schedule 1.

MAXIMUM ENROLMENT OF PUPILS

6. Where a high school has 5 or more teachers, the

number of pupils enrolled in the school shall not exceed an average of 30 per teacher.

SCIENCE ROOMS

7. Where a high school has 3 or more teachers, at least 1 classroom shall be used exclusively for the teaching of science.

DAILY SESSIONS

- 8.—(1) Pupils shall assemble for study each schoolday at 9 a.m. and be dismissed not later than 4 p.m.
- (2) The board may authorize morning, noon and afternoon recesses but the number of school hours shall be not less than 5 hours a day including morning and afternoon recesses.

COURSES OF STUDY

9. The courses of study for grades IX to XIII, both inclusive, shall be as prescribed under clause a of subsection 1 of section 4 of the Act.

TEXT-BOOKS FOR GRADES IX TO XII

- 10.—(1) The text-books in schedule 2 shall be used by the pupils under the direction of the principal for the courses of study in grades IX to XII, both inclusive.
- (2) Where a book in schedule 2 is applicable to his course of study, a pupil shall provide himself with a copy, where the board does not provide it.

REFERENCE BOOKS FOR GRADES IX TO XIII

- 11. Upon the recommendation of the principal and with the approval of the inspector, the board shall provide the school library with reference books in single copies or in numbers sufficient for class use by pupils in grades IX to XIII, both inclusive.
- 12.—(1) In a school where grade XIII botany is taught, the board shall provide the school library with a supply of *Wild Plants of Canada* or other flora, sufficient for class use by the pupils.
- (2) Pupils shall not be required to purchase Wild Plants of Canada or other flora.

TEXT-BOOKS FOR GRADE XIII

- 13.—(1) Subject to the approval of the board by resolution, the principal shall select the text-books for the grade XIII courses of study, as prescribed under clause m of section 5 of the Act.
- (2) When the inspector makes his official visit to a high school, the principal shall give him a copy of each, of the text-book resolutions dated and certified by the secretary of the board.

NATIONAL ANTHEM ·

14. The national anthem shall be sung in every high school as part of the daily opening or closing exercises.

RELIGIOUS EXERCISES

- 15.—(1) A high school shall be opened each school-day with religious exercises consisting of the systematic reading of the scriptures and the saying in unison of the Lord's Prayer.
- (2) In inclement weather the reading of the scriptures shall be deferred until the close of the school day.
- (3) Every high school shall be closed every school day with the saying in unison of one of the prayers in schedule 3.

- 16.—(1) A board may by resolution direct the principal to choose the scripture passages from the Bible or from *Bible Readings for Schools* published by the Macmillan Company of Canada, Limited.
- (2) Where the board does not pass a resolution, the principal shall, after notifying the board, select the scripture passages from the Bible or from Bible Readings for Schools published by the Macmillan Company of Canada, Limited.
- (3) The scripture passages selected by the principal may be changed by resolution of the board for other passages from the Bible or from *Bible Readings for Schools* published by the Macmillan Company of Canada, Limited.
- 17. As part of the religious exercises the board may order,—
 - (a) the teacher and pupils to read scripture passages at the close of the school day;
 - (b) pupils to repeat the Ten Commandments at least once each week; and
 - (c) pupils to memorize Bible passages selected by the principal.

EXEMPTION OF PUPILS

- 18.—(1) Where a parent objects to his child taking part in religious exercises, the child may leave the classroom during the exercises or remain therein as the parent may direct.
- (2) Before the teacher commences a religious exercise, the pupils on whose behalf objection has been made shall be allowed to leave the classroom.

EXEMPTION OF TEACHERS

19. Where a teacher notifies the board in writing that he has conscientious objection to holding religious exercises, the board shall make other provision for the holding of the exercises.

RELIGIOUS INSTRUCTION

- 20. By resolution of the board a clergyman or any person designated by him may give religious instruction to pupils of his own denomination at least once a week after school hours.
- 21. By resolution of the board, the clergymen of a number of denominations may select a person to give religious instruction to the pupils of those denominations at least once a week after school hours.
 - 22. Where,—
 - (a) more than 1 clergyman obtains the board's permission to give religious instruction; and
 - (b) the school accommodation is insufficient for the instruction to be given at the same time,

the board shall by resolution determine the day of the week that accommodation will be available for each denomination.

23. Religious instruction under these regulations shall be given in the school.

RELIGIOUS EMBLEMS

24. No religious emblem of a denominational nature shall be exhibited in a high school during school hours.

PRINCIPALS AND ASSISTANTS

25.—(1) The head teacher of a high school shall be called the principal and the other teachers shall be called assistants.

- (2) Every teacher shall be qualified in accordance with these regulations.
- 26.—(1) Every collegiate institute shall have at least 5 teachers who hold collectively specialist's certificates in,—
 - (a) art or music;
 - (b) classics, or latin and Greek;
 - (c) English, or English and French, or English and latin;
 - (d) French, and German, Spanish or Italian;
 - (e) history;
 - (f) mathematics;
 - (g) physical and health education; and
 - (h) science.
- (2) Where a collegiate institute provides courses of study in agriculture, general shop, home economics, or a commercial subject, the teacher shall hold a specialist's certificate in the subject he teaches.

QUALIFICATIONS OF HEADS OF DEPARTMENTS

27. The head of a department shall hold a specialist's certificate in the subject or subjects taught in his department.

QUALIFICATIONS OF ASSISTANTS

- 28. A teacher of art, a commercial subject or physical and health education shall hold an elementary certificate in the subject taught.
- 29. A teacher of agricultural science shall hold an Interim or Permanent Intermediate Agriculture Certificate.
- 30.—(1) Subject to subregulation 2, a teacher of music shall hold,—
 - (a) in grades IX and X an Interim or Permanent Intermediate Vocal Music Certificate, Type A;
 - (b) in grade XI, XII or XIII an Interim or Permanent Specialist's Certificate in Vocal Music.
- (2) Where a teacher undertakes to take a summer or winter course leading to an Interim Intermediate Vocal Music Certificate, Type A, or an Interim Special ist's Certificate in Vocal Music, the Minister may, upon the recommendation of the Director of Music, accept an Interim or Permanent Elementary Vocal Music Certificate, Type A, in the stead thereof.

REQUIREMENTS FOR INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATES, TYPE B

- 31.—(1) An applicant for an Interim High School Assistant's Certificate, Type B, shall submit evidence of the successful completion of the Ontario College of Education course leading to an Interim High School Assistant's Certificate, Type B.
- (2) The holder of an Interim High School Assistant's Certificate, Type B, shall be qualified for 2 years as an assistant in a high or continuation school, or a collegiate institute, or in grades IX and X of a public or separate school.
- (3) An Interim High School Assistant's Certificate, Type B, shall be in form 1.

REQUIREMENTS FOR PERMANENT HIGH SCHOOL ASSISTANT'S CERTIFICATES

- 32.—(1) An applicant for a Permanent High School Assistant's Certificate shall,—
 - (a) hold an Interim High School Assistant's Certificate or an Interim High School Assistant's Certificate, Type B; and
 - (b) submit evidence of at least 2 years of successful teaching experience in Ontario in a high or continuation school or in grade IX or grade X of a public or separate school, certified by the proper inspector.
- (2) The holder of a Permanent High School Assistant's Certficate shall be qualfied for life as an assistant in a high or continuation school, or a collegiate institute, or in grade IX and X of a public or separate school.
- (3) A Permanent High School Assistant's Certificate shall be in form 2.

REQUIREMENTS FOR INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE A

- 33.—(1) An applicant for an Interim High School Assistant's Certificate, Type A, shall,—
 - (a) submit evidence of the successful completion of the professional course of study at the Ontario College of Education in the specialist's course in which the applicant enrols; and
 - (b) hold an Interim High School Assistant's Certificate, Type B.
- (2) An Interim High School Assistant's Certificate, Type A, shall be in form 3.
- 34. The holder of an Interim High School Assistant's Certificate, Type A, shall be qualified for 2 years as,—
 - (a) an assistant in a high or continuation school, or a collegiate institute, or in grades IX and X of a public or separate school; or
 - (b) the head of a department in a collegiate institute.

REQUIREMENTS FOR HIGH SCHOOL SPECIALIST'S CERTIFICATES

- 35.—(1) An applicant for a High School Specialist's Certificate shall,—
 - (a) hold an Interim High School Assistant's Certificate, Type A, or an Interim High School Specialist's Certificate; and
 - (b) submit evidence of at least 2 years of successful teaching experience in Ontario in the subject or subjects covered by the Interim High School Assistant's Certificate, Type A, certified by the proper inspector.
- (2) The holder of a High School Specialist's Certificate shall be qualified for life as,—
 - (a) an assistant in a high or continuation school, or a collegiate institute, or in grades IX and X of a public or separate school; or
 - (b) the head of a department in a collegiate institute.
- 3. A High School Specialist's Certificate shall be in form 4.

REQUIREMENTS FOR HIGH SCHOOL PRINCIPAL'S CERTIFICATES

- 36.—(1) An applicant for a High School Principal's Certificate shall,—
 - (a) hold an Interim or Permanent High School Assistant's Certificate; and
 - (b) submit evidence of at least 3 years of successful teaching experience in Ontario more advanced than grade VIII and including 1 year in a high or continuation school, certified by the proper inspector.
- (2) The holder of a High School Principal's Certificate shall be qualified for life as a high-school principal.
- (3) A High School Principal's Certificate shall be in form 5.

APPOINTMENT OF UNQUALIFIED TEACHERS

- 37.—(1) A board may in case of emergency appoint an unqualified teacher for a period not exceeding 2 weeks.
- (2) Where a board after advertising at least 3 times in a newspaper having a provincial circulation and offering a salary is unable to obtain a qualified teacher, the Minister upon the application of the board may accept other qualifications under clause d of section 5 of the Act.
- (3) Where the Minister accepts the qualifications of an unqualified teacher, the board may engage that teacher for all or part of a school year.

DUTIES OF PRINCIPALS

38. A principal shall,-

- (a) have charge of discipline in his school, and, where a public or separate school and a high school jointly occupy or use a school building or school grounds, have charge of discipline in those parts of the accommodations which the schools occupy or use in common;
- (b) refuse admission to,-
 - (i) a pupil not eligible for admission; or
 - (ii) a pupil who has been enrolled in another school and who does not present an honorable release signed by the principal thereof;
- (c) be responsible for,—
 - (i) the registration, enrolment, and assignment of pupils to classes;
 - (ii) the keeping of records and the making of such attendance reports as the board or the Minister may require;
 - (iii) the transfer and promotion of pupils from one class or grade to another;
 - (iv) the maintenance of a school record for each pupil; and
 - (v) the guiding and counselling of pupils with respect to their duties, the courses of study, the vocations to which the courses of study lead and the requirements for admission thereto;
- (d) arrange accommodation for pupils permitted by him to use the school building before or after school hours or during the noon recess;
- (e) provide supervision in the school building and on the school grounds;

- (f) supervise the cleanliness, temperature and ventilation of the school and report to the board any unsatisfactory conditions affecting the health or comfort of the pupils and staff;
- (g) assign suitable quarters for the lunch period;
- (h) report promptly to the board and the local medical officer of health,—
 - (i) any infectious or contagious disease in the school; and
 - (ii) any insanitary conditions in the school building, lavatories or school grounds;
- (i) suspend a pupil for persistent truancy or opposition to authority, habitual neglect of duty, the use of profane or improper language or conduct injurious to the morals of other pupils;
- (j) recommend to the board the appointment of additional teachers, where in his opinion additional teachers are necessary;
- (k) at the request of the board recommend appointments to the teaching staff;
- (l) allot the subjects of the time-table to the teachers;
- (m) assign the teachers their supervisory duties;
- (n) supervise the instruction in the school and, assisted by the heads of departments, advise and assist the teachers;
- (o) make allowance in the time-table for special duties required of heads of departments and other teachers;
- (p) co-operate with his staff by,—
 - (i) delegating duties to heads of departments;
 - (ii) calling meetings of the teachers to discuss matters relating to the management and organization of the school; and
 - (iii) formulating plans for obtaining the necessary co-ordination of effort;
- (q) report to the board on the efficiency of the teaching staff;
- (r) recommend to the board,-
 - (i) the promotion of teachers; and
 - (ii) the demotion or dismissal of a teacher whose work or attitude is unsatisfactory but only after warning the teacher, giving him assistance and allowing him a reasonable time to improve;
- (s) supervise the care of school property and equipment:
- (t) maintain a current inventory or school equipment;
- (u) submit to the board an annual budget for supplies and equipment;
- (v) approve proper requisitions from his teachingstaff for supplies and equipment;
- (w) at the request of the Minister, the board or the inspector, furnish information with respect to the school premises, school discipline, the progress of pupils or any other matter affecting the interests of the school;
- (x) report the progress of a pupil to the parent at least once each term;

- (y) report promptly to the parent any serious neglect of duty or infraction of the school rules by a pupil; and
- (z) issue a statement of standing to a pupil withdrawing from the school.
- 39. Where a school is under the jurisdiction of a superintendent of secondary schools, the principal shall make his reports and recommendations to the board through the superintendent.

SUSPENSION OF PUPILS

- 40.—(1) Where a pupil is suspended, the principal shall promptly notify the parent and the board.
- (2) The parent may, after consultation with the principal, appeal to the board which may confirm, remove or modify the suspension.

INJURY TO SCHOOL PROPERTY

41. Where a pupil injures or destroys school property, the principal shall notify the parent and if the parent does not remedy the damage within a reasonable time, the principal shall promptly submit the matter to the board.

CLOSING SCHOOLS FOR CONFERENCES

42. A principal may close his school for not more than 2 days in any calendar year to allow members of his staff to attend an institute conference or a regional educational conference.

DUTIES OF HEADS OF DEPARTMENTS

- 43. The head of a department shall,-
- (a) assist the principal, in co-operation with heads of other departments, in the general organization and management of the school;
- (b) be responsible to the principal for the organization and direction of his department;
- (c) supervise the preparation of,—
 - (i) details of the courses of study; and
 - (ii) the examinations for his department;
- (d) assist teachers in his department to improve their methods of instruction;
- (e) call meetings of the teachers in his department to discuss matters relating to the department and to exchange ideas on teaching-problems;
- (f) prepare for the principal an annual budget for supplies and equipment for his department;
- (g) requisition, through the principal, equipment and supplies for his department;
- (h) maintain a current inventory of the equipment in his department;
- (i) be responsible for the maintenance and care of equipment and supplies under his charge; and
- (j) teach during such periods as the principal may require.

DUTIES OF ASSISTANTS

- 44.—(1) An assistant shall,—
- (a) be responsible for,—
 - (i) effective instruction and training in the subjects assigned to him;

- (ii) the management of his classes; and
- (iii) discipline in his classroom;
- (b) co-operate with the head of his department and the principal in securing a suitable selection, arrangement and correlation of the subjectmatter and materials of instruction;
- (c) prepare for his classes an enlargement of the courses of study; and
- (d) maintain discipline in the school and foster school spirit and morale.
- (2) During an inspection the assistant shall submit the enlargement of the courses of study to the inspector.

DUTIES OF PUPILS

- 45. A pupil shall -
- (a) attend classes punctually and regularly;
- (b) submit to such discipline as would be exercised by a kind, firm and judicious parent; and
- (c) be neat and clean in his person and habits, diligent in his studies, kind and courteous to his fellow-pupils and obedient and respectful to the teachers.
- 46. Where a pupil returns to school after an absence, his parent shall, orally or in writing as the principal may require, give the reason for the absence.
- 47.—(1) A pupil may temporarily retire from school at any time with the consent of the principal or at the oral or written request of his parent.
- (2) Where the principal believes that a pupil is making an unjustifiable use of the privilege of retiring from school, he shall promptly notify the board.
- 48. Every pupil shall be responsible to the principal for his conduct on the school premises.

INSPECTION

- 49.—(1) During his official visit to a high school the inspector shall,—
 - (a) be in charge of the school; and
 - (b) investigate,—
 - (i) the qualifications and efficiency of the teachers;
 - (ii) the adequacy and suitability of the school accommodations and equipment; and
 - (iii) all matters affecting the progress, health and comfort of the pupils.
 - (2) During his official visit the inspector may,—
 - (a) direct teachers and pupils in regard to school exercises and discipline; and
 - (b) consult with and advise the principal, teachers and board on the organization, teaching and administration of the school.
- (3) Within 10 days after his official visit the inspector shall report to the Minister,—
 - (a) the results of his investigations; and
 - (b) his recommendations.
- (4) The inspector shall report to the Minister promptly, and in any event within 10 days, any violation of the school Acts or any regulations.

- 50. While visiting a high school the provincial inspector of home economics or industrial arts and crafts shall investigate only,—
 - (a) the qualifications and efficiency of teachers under his jurisdiction;
 - (b) the adequacy and suitability of the school accommodations and equipment of classes under his authority; and
 - (c) the character and content of the work in classes under his jurisdiction,

and not later than 10 days after his inspection he shall report to the Minister the results of his investigations and his recommendations.

SUPERVISING PRINCIPAL

- 51.—(1) A principal in charge of more than one high school or collegiate institute shall be called a "supervising principal".
- (2) Upon the report of the inspector the board may determine the powers of the supervising principal.

NIGHT HIGH-SCHOOLS

- 52. A board may establish a night high-school.
- 53. The accommodations and equipment of a day high-school may be used for a night high-school.
- 54.—(1) The school year of a night high-school shall consist of 2 terms which shall commence and end on dates determined by the board.
- (2) The board may determine the vacations and the school hours.
 - (3) No night session shall exceed 2½ hours.
- 55.—(1) Subject to subregulation 2, where the average attendance of pupils for the first term of a night high-school is under 10, the class shall not be continued in the second term unless the board obtains the consent of the Superintendent of Secondary Education.
 - (2) Where,—
 - (a) a board establishes and maintains a night highschool class in Citizenship and English; and
 - (b) the average attendance at the class in the first term is under 6 pupils,

the class shall not be continued in the second term unless the board obtains the consent of the Super-intendent of Secondary Education.

- 56.—(1) The principal of a night high-school shall,—
 - (a) be responsible for the admission of pupils; and
 - (b) determine the class or classes to which each pupil may be admitted.
- (2) Except with the approval of the principal of the day high-school, no pupil who attends a day high-school shall attend a night high-school.
- (3) The approval of the principal of the day highschool shall be given only for admittance to classes in subjects which are not taught in the day high-school.

SPECIAL LEGISLATIVE GRANTS FOR NIGHT HIGH-SCHOOLS

Contingencies of Grants

57.—(1) Where the board does not operate a night high-school in accordance with these regulations, the

- Minister may withhold the whole or any part of the grants in respect of that school.
- (2) Where in any year the amount voted by the Legislature for the grants under these regulations is,—
 - (a) insufficient to pay the grants in full; or
 - (b) more than sufficient to pay the grants in full,

the Minister may make a *pro rata* reduction or increase, as the case may be.

APPORTIONMENT

- 58. There shall be paid to the board of a night high-school in a municipality which has a population of.—
 - (a) at least 150,000, an annual grant equal to 1/6 the total annual salaries of the teaching staff of the night high-school;
 - (b) at least 12,000 but under 150,000, an annual grant equal to 1/3 the total annual salaries of the teaching staff of the night high-school;
 - (c) at least 2,000 but under 12,000, an annual grant equal to ½ the total annual salaries of the teaching staff of the night high-school; and
 - (d) under 2,000, an annual grant equal to 2/3 the total annual salaries of the teaching staff of the night-school.

DANA PORTER, Minister of Education.

Toronto, October 12th, 1948.

SCHEDULE 1

1. Where the average daily attendance of pupils during the preceding school-year was under 100,—

(a)	library	\$500
(b)	science	750
(c)	maps, charts and globes	100
(d)	art	150

2. Where the average daily attendance of pupils during the preceding school-year was at least 100 but under 300,—

(a)	library	\$1,000
(b)	science	1,000
(d)	art	200

3. Where the average daily attendance of pupils during the preceding school-year was at least 300 but under 600,—

(a)	library	\$2,000
(b)	science	1,500
(6)	maps, charts and globes	175
	art	
(4)	CLLC	

4. Where the average daily attendance of pupils during the preceding school-year was at least 600,—

(a)	library	32,500
(b)	science	2,000
	maps, charts and globes	
	art	

SCHEDULE 2

TEXT-BOOKS FOR GRADES IX TO XII

1. An English Highway, for Grades IX and X, published by Longmans, Green & Co.

- A Junior School English Course, for Grades IX and X, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 3. Living English, for Grades IX and X, published by Clarke, Irwin & Co., Ltd.
- 4. Creative English, for Grade XI, published by Copp Clark Co., Ltd.,
- 5. Mastering Effective English, for Grade XII, published by Copp Clark Co., Ltd.
- 6. Expressing Yourself, for Grades XI and XII, published by Renouf Publishing Co.
- 7. Learning to Write, Grades XI and XII, published by Macmillan Co., Ltd.
- The Canada Book of Prose and Verse, published by Ryerson Press and Macmillan Company of Canada, Ltd.
 - (a) Book I; and (b) Book II.
- 9. Modern Literature for Schools, published by Copp Clark Co., Ltd.
- 10. Shorter Poems, published by T. Eaton Co., Ltd.
- 11. Short Stories and Essays, published by Ryerson Press.
- 12. Recueil de Morceaux, published by Copp Clark Co., Ltd.
- 13. Lectures Choisies, published by Ontario Publishing
- 14. Britain and the Empire, published by Copp Clark Co., Ltd.
- 15. Britain's Story, published by J. M. Dent & Sons, Ltd.
- 16. The British People, A Story of Social Development, published by Educational Book Co., Ltd.
- Building the Canadian Nation, published by J. M. Dent & Sons, Ltd.
- 18. Ancient and Mediaeval History, New and Phillips, published by Clarke, Irwin & Co., Ltd., and J. M. Dent & Sons, Ltd.
- 19. Modern History, New and Trotter, published by Clarke, Irwin & Co., Ltd.,
- 20. A Reader in Canadian Civics, published by Macmillan Co., Ltd.
- 21. General Mathematics, published by Macmillan Co., Ltd.
 - (a) Book I, for Grade IX; and (b) Book II, for Grade X.

 - 22. A New Algebra for High Schools, published by Macmillan Co., Ltd.
- 23. A Modern Geometry for High Schools, published by Macmillan Co., Ltd.
- 24. Mathematical Tables, published by Ryerson Press.
- 25. Latin Reader for High Schools, Glassey and Bennett, published by Ryerson Press.
- 26. Latin for Secondary Schools, published by W. J. Gage & Co., Ltd.
- 27. Latin for To-day, Abridged Edition, published by Ginn & Co., Toronto.

- 28. White's First Greek Book.
- 29. Parlez-Vous Français for Grades IX and X, published by Copp Clark Co., Ltd.
- 30. Cours Primaire de Français, for Grades IX and X, published by Copp Clark Co., Ltd.
- Cours Moyen de Francais, Part 1, Canadian Edition, for Grades XI and XII, published by Clarke, Irwin & Co., Ltd.
- 32. The German Reader, published by Ryerson Press.
- 33. Lernen Sie Deutsch, published by Copp Clark Co.,
- General Science. An Introductory Study of Our Environment, published by J. M. Dent & Sons, Ltd.
 - (a) Book I, for Grade IX; and(b) Book II, for Grade X.
- 35. Junior Science for Secondary Schools, published by Sir Isaac Pitman & Sons, Canada, Ltd.
 - (a) Part I, for Grade IX; and(b) Part II, for Grade X.
- 36. Elements of Physics, Revised Edition, published by Copp Clark Co., Ltd.
- 37. Physics Manual, published by Copp Clark Co., Ltd.
- 38. Chemistry, A First Course, published by W. J. Gage & Co., Ltd.
- 39. Chemistry Manual, published by W. J. Gage & Co., Ltd.
- 40. Good Health, published by Ginn & Co.
- 41. New Course Bookkeeping, published by Ryerson Press.
- 42. Elementary Accounting, Theory and Practice, published by W. J. Gage & Co., Ltd.
- 43. Essentials of Business Practice, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 44. General Shop Work for Grades IX and X, published by Macmillan Co., Ltd.
- 45. Mathematics for Technical Schools, published by Copp Clark Co., Ltd.

SCHEDULE 3

Prayers for Religious Exercises

- 1. Most merciful God, we yield Thee our humble and hearty thanks for Thy Fatherly care and preserration of us this day, and for the progress which Thou hast enabled us to make in useful learning; we pray Thee to imprint upon our minds whatever good instructions we have received, and to bless them to the advancement of our temporal and eternal welfare; and pardon, we implore Thee, all that Thou hast seen amiss in our thoughts, words and actions. May Thy good providence still guide and keep us during the approaching interval of rest and relaxation, so that we may be prepared to enter on the duties of the morrow with renewed vigour both in body and mind, and preserve us, we beseech Thee, now and forever, both outwardly in our bodies and inwardly in our souls, for the sake of Jesus Christ, Thy Son, our Lord. Amen.
- 2. Lighten our darkness, we beseech Thee, O Lord and by Thy great mercy defend us from all danger;

and perils of this night, for the love of Thy only Son, our Saviour, Jesus Christ. Amen.

- 3. Our Father, Which art in Heaven, hallowed be Thy name, Thy kingdom come, Thy will be done in earth, as it is in Heaven; give us this day our daily bread; and forgive us our trespasses as we forgive them that trespass against us; and lead us not into temptation; but deliver us from evil. Amen.
- 4. The grace of our Lord Jesus Christ, and the love of God, and the fellowship of the Holy Ghost be with us evermore. Amen.

FORM 1

The Department of Education Act

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE B

The holder of this Certificate has completed success-

Form 2

The Department of Education Act

PERMANENT HIGH SCHOOL ASSISTANT'S CERTIFICATE

The holder of this Certificate has completed successfully the examinations in the following subjects of the teacher-training course:

Registrar Minister of Education

FORM 3

The Department of Education Act

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE A

having complied with the regulations prescribed for The Department of Education, is hereby granted an Interim High School Assistant's Certificate, Type A, in , valid in a high or continuation school, or a collegiate institute, or in grades IX and X of a public or separate school for 2 years from the date hereof.
The holder of this Certificate has completed successfully the examinations in the following subjects of the teacher-training course:
Dated at Toronto thisday of
Registered Number
Registrar Minister of Education
Form 4
The Department of Education Act
HIGH SCHOOL SPECIALIST'S CERTIFICATE
This is to certify that
The holder of this Certificate has completed successfully the examinations in the following subjects of the teacher-training course:
Dated at Toronto thisday of
Registered Number
Registrar Minister of Education
FORM 5
The Department of Education Act
HIGH SCHOOL PRINCIPAL'S CERTIFICATE
This is to certify that
Dated at Toronto thisday of
Registered Number
Registrar Minister of Education
(2199) 46

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 253/48. Scholarships. New. Made—20th October, 1948. Approved—28th October, 1948. Filed—1st November, 1948, 4.30 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

SCHOLARSHIPS

INTERPRETATION

1. In these regulations "applicant" means an applicant for a scholarship.

NUMBER AND AMOUNT OF SCHOLARSHIPS

- 2.—(1) There shall be 4 scholarships, each of \$1500 payable in 2 instalments of \$750, awarded annually by the Minister under subsection 1 of section 10 of the Act for the purpose of enabling residents of Ontario to pursue courses of study in France.
- (2) The first instalment shall be paid upon award and the second instalment upon completion of the first 4 months of the course.

COURSES OF STUDY

- 3. The courses of study shall be the courses in,-
- (a) French language and literature;
- (b) history and geography of France; and
- (c) phonetics,

prescribed by the universities of Bordeaux, Grenoble, Montpellier, Poitiers and Sorbonne, and approved by the Chief Director of Education.

APPLICATION AND QUALIFICATIONS

- 4. An applicant shall,—
- (a) make application in writing to the Chief Director of Education on or before the 1st day of May;
- (b) state in his application the subject he proposes to study; and
- (c) submit with his application,—
 - (i) evidence that he is a resident of Ontario;
 - (ii) evidence that he holds a degree from an Ontario university;
 - (iii) evidence that he holds a certificate to teach in a public, separate, high, continuation or vocational school or collegiate institute in Ontario; and
 - (iv) evidence of other attainments and qualifications, including his fitness to take the courses of study.

TERMS

- 5.—(1) A successful applicant shall,—
- (a) give a written undertaking to the Minister to devote at least 3 years to educational work in Ontario upon completion of his course in France;

- (b) upon enrolling in his course report to the Minister the name of the course, the length and scope thereof, and the name of the school, university or other institution he is attending;
- (c) upon the completion of the first 3 months of his course forward to the Minister a progress report signed by each of his instructors or teachers;
- (d) at the request of the Minister forward additional progress reports signed by each of his instructors or teachers; and
- (e) upon his return to Ontario notify the Minister of the work he proposes to undertake.
- (2) Where under clause c or d of subregulation 1 the Minister receives an unsatisfactory report, he may withhold the second instalment of the scholarship.
- 6. Upon application the Minister may release the applicant from his undertaking under clause a of subregulation 1 of regulation 5.

LIMITATION

7. No person shall be awarded more than one scholarship under these regulations.

DANA PORTER, Minister of Education.

Toronto, October 20th, 1948.

(2200)

46

THE EMBALMERS AND FUNERAL DIRECTORS ACT, 1947

O. Reg. 254/48. General. New and Revoking O. Regs. 247/44. Made—13th March, 1948. Approved—28th October, 1948. Filed—3rd Nov. 1948, 1.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE EMBALMERS AND FUNERAL DIRECTORS ACT, 1947

APPROVED SCHOOLS

- 1. The course of training for approved schools shall consist of instruction in anatomy, bacteriology, elementary chemistry, pathology, sanitation, public health, the practice of embalming and funeral directing, and restorative art.
- 2.—(1) No person shall be admitted to an approved school unless he is the holder of a certificate of registration with the Board in form 1.
- (2) Subregulation 1 shall not apply to a student who was registered with the Board before the 1st of January, 1948, or who resides outside the Province of Ontario.

REGISTRATION OF AN ARTICLED STUDENT

- 3. An applicant for registration as an articled student shall be of the full age of 18 years and shall,—
 - (a) file with the assistant secretary between the 1st of August and the 31st of October in any year,—
 - (i) a petition for registration in form 2;

- (ii) the Intermediate Certificate of the Ontario Department of Education or a letter from the Department of Education certifying that the applicant has an equivalent standing;
- (iii) separate certificates, in form 3, of good character and fitness from two responsible persons, not relatives, who have known the applicant and his family for upwards of ten years; and
- (iv) articles of apprenticeship in form 4; and
- (b) pay the Board a registration fee of \$2.
- - (a) to attend the first course of lectures at an approved school during the first year of registration;
 - (b) to pass the examination set by an approved school at the end of the first course of lectures;
 - (c) to attend the second course of lectures at an approved school and try the examination by the Board within two years from the date of registration;
 - (d) to make application to re-try the examination by the Board pursuant to regulation 14; or
 - (e) to pass on two occasions the examinations set by the Board.
- (2) Where upon an application to the Board it is shown that the failure of the student was due to his illness or a death in his family the Board shall direct that registration shall not cease.
- (3) When an articled student ceases to be registered with the Board his contract of service under articles shall be discharged.

ATTENDANCE AT OTHER THAN APPROVED SCHOOLS

- 5.—(1) The Board may upon application grant a registered student permission to attend a school of embalming or funeral directing other than an approved school where such student first obtains the consent in writing of the funeral director to whom he is bound.
- (2) Where a registered student has successfully completed the courses of study at a school as provided in subregulation 1 the time of attendance at that school shall be counted as service under articles and the student may enrol for the second course of lectures at an approved school.

SERVICE UNDER ARTICLES

- 6.—(1) The period of apprenticeship under articles shall be not less than 2 years.
- (2) No articled student shall during the term of his apprenticeship be engaged in any employment other than for the funeral director to whom he is bound, except with,—
 - (a) the written consent of the funeral director; and
 - (b) the written approval of the Board.
- (3) A funeral director to whom an articled student is bound may without special permission grant the student leave of absence,—
 - (a) for an annual vacation; and
 - (b) on account of illness.
 - (4) Every articled student shall be granted full-

- time leave of absence during attendance at an approved school.
- 7. An articled student may transfer his services under articles of apprenticeship to a funeral director by means of an assignment which shall be in form 5, and the assignment, together with an affidavit of service in form 8, shall be filed with the assistant secretary within 30 days from the date thereof.
- 8.—(1) A funeral director shall not have more than one articled student at a time, but, where a funeral director regularly employs two or more embalmers, he may have two articled students.
- (2) Every funeral director to whom a student is bound shall upon the completion of the term of service, or upon the assignment of the articles of apprenticeship furnish the student with an affidavit of service under articles in form 8.
- 9.—(1) Where a funeral director to whom an articled student is bound,—
 - (a) is absent from the Province for more than 90 days;
 - (b) becomes bankrupt or takes the benefit of any Act for the relief of insolvent debtors;
 - (c) is imprisoned for a period of 21 days; or
 - (d) discontinues business as a funeral director;

the Board shall upon the application of any of the parties to the contract of service order that the contract be discharged.

- (2) Where a funeral director to whom an articled student is bound dies or where the contract of service has been discharged or has been cancelled by the consent of the parties thereto the student may file with the assistant secretary within 60 days of the death, discharge or cancellation another contract in writing in form 4 to serve a funeral director for the balance of the term, together with the affidavit of service under the original contract in form 8.
- (3) The Board shall dispense with the filing of an affidavit of service in form 8 as required under sub-regulation 2 where on application to the Board it is made to appear that it was impossible for the student to obtain the affidavit in the time required for filing.
- (4) Where a student fails to comply with the requirements of subregulations 2 and 3 registration shall cease.
- 10. A funeral director shall explain to a student articled to him the provisions of the Act and these regulations, and during the course of his term of apprenticeship instruct him to the best of his ability in the work of a funeral director and emablmer.

CERTIFICATES OF QUALIFICATION

- 11. An applicant for a certificate of qualification shall pay the Board a fee of \$25, but where the applicant is the holder of a certificate of qualification issued by the Board of Examiners under any public general Act of Ontario relating to embalmers and undertakers or embalmers and funeral directors he shall pay a fee of \$5.
- 12. An articled student applying for a certificate of qualification shall,—
 - (a) have completed a full course of instruction at an approved school;
 - (b) have served at least 18 months under articles of apprenticeship; and
 - (c) at least 15 days before the date fixed for the

examination by the Board file with the assistant secretary an application in form 6.

- 13.—(1) A certificate of qualification shall not be granted to an articled student until he has,—
 - (a) served a period of at least 2 years under articles;
 - (b) filed with the assistant secretary his affidavit of service in form 7, and an affidavit of service by the funeral director to whom he is articled in form 8;
 - (c) furnished evidence that he has assisted in the embalming of at least 50 dead human bodies.
- (2) The period of service of a student under articles shall be calculated from the date of registration with the Board.

RE-TRYING EXAMINATIONS

- 14.—(1) A student who fails to pass the examination by the Board may make application to the Board to try the examination the following year, and in that case he shall continue to serve as an apprentice in accordance with the terms of his articles of apprenticeship.
- (2) The application shall be made within 15 days of the date set for the examination and shall be accompanied by a fee of \$10.

REVOKED CERTIFICATES OF QUALIFICATION

- 15.—(1) Where a person whose certificate of qualification has been revoked under subsection 3 of section 14 of the Act desires to obtain a certificate of qualification he shall,—
 - (a) make application to the Board;
 - (b) attend a 2-day refresher course conducted or approved by the Board; and
 - (c) pay the Board a fee of \$5 plus \$3 for each year since he last held a licence.
- (2) The Board may fix a date for an examination when such person shall be examined by the Board and may issue a certificate of qualification.

PERMITS

16. An application for a permit shall be made to the assistant secretary in writing and shall be accompanied by a fee of \$8.

LICENCES

- 17.—(1) Before a funeral director's licence is issued the applicant therefor shall,—
 - (a) file with the assistant secretary an application in form 9 and a certificate of approval of premises by the Board; and
 - (b) pay the Board a fee of \$8.
- (2) An application for renewal of a funeral director's licence shall be made to the assistant secretary in form 10 and shall be accompanied by a fee of \$8.
- 18.—(1) Before an embalmer's licence is issued the applicant therefor shall,—
 - (a) file with the assistant secretary an application in form 11; and
 - (b) pay the Board a fee of \$3.
- (2) An application for renewal of an embalmer's licence shall be made to the assistant secretary in form 11 and shall be accompanied by a fee of \$3.

19. Where a holder of a certificate of qualification who is not the holder of a licence applies for a licence as an embalmer or a funeral director he shall pay to the Board a fee of \$3 for each year since he last held a licence.

REFRESHER COURSE

- 20.—(1) Every holder of a certificate of qualification who is a licensed embalmer or funeral director shall at least once in every 5 years attend a 2-day refresher course of instruction in embalming, restorative art, sanitation and funeral management conducted or approved by the Board.
- (2) The assistant secretary shall keep a record of every embalmer and funeral director who attends each course.
- (3) This regulation shall not apply to a licensed embalmer or funeral director who is,—
 - (a) on active service with any of His Majesty's Forces;
 - (b) 70 years of age or over and not actively engaged as an embalmer.
- (4) An embalmer or funeral director who is unable to attend the course as required by subregulation 1 may, upon filing proof of illness, physical disability or shortage of help, be granted an extension of time by the Board in which to comply.
- (5) A renewal of the licence of an embalmer or funeral director shall not be granted where this regulation has not been complied with.

CHANGING PLACE OF BUSINESS

- 21. A licensed funeral director shall not change his place of business without first obtaining a certificate of approval for the new premises by the Board.
- 22. A licensed embalmer shall within 15 days notify the assistant secretary of,—
 - (a) any change in the address of his place of business; or
 - (b) any change of his employment and the name and address of his employer.

REQUIREMENTS FOR FUNERAL DIRECTOR'S PREMISES AND INSPECTION THEREOF

- 23.—(1) A funeral director's premises shall have at least one room exclusively devoted to the keeping, embalming and preparation for burial or transportation of dead human bodies and the room shall be equipped with.—
 - (a) sanitary drainage or facilities for disposal of fluids;
 - (b) adequate ventilation;
 - (c) adequate sanitary receptacles and conveniences;
 - (d) the necessary instruments and supplies; and
 - (e) floors constructed of or covered by tile, concrete, linoleum, rubber matting or other equivalent suitable covering or surfacing.
- (2) The premises shall have a casket display-room with at least 8 adult caskets of different grades on display.
- (3) A funeral director shall have available accommodation, equipment, furnishings and automobile transportation adequate to serve the public in his locality.

(4) The premises, accommodation and equipment prescribed in subregulations 1, 2 and 3 shall be subject to the approval of the Board.

DESIGNATED JURISDICTIONS

- 24. For the purpose of subclause iii of clause a of subsection 1 of section 14 of the Act the following Provinces of Canada are designated as jurisdictions:
 - Alberta; (b) Manitoba;
 - Nova Scotia; and (c)
 - (d) Saskatchewan.

DUTIES OF ASSISTANT SECRETARY

- 25. The assistant secretary shall keep a register containing separate lists of the names and addresses and the place of business or employment of,-
 - (a) licensed funeral directors;
 - (b) licensed embalmers;
 - (c) holders of certificates of qualification who are not licensed;
 - (d) registered students; and
 - (e) holders of permits;

and shall conduct the correspondence and generally perform all the clerical work of the Board.

HEARINGS BY THE BOARD

- 26.—(1) In the notice convening a meeting of the Board for the purpose of hearing evidence in respect to infractions of the Act or infamous or disgraceful conduct in a professional respect on the part of any embalmer or furneral director a copy of the charges made or statement of the subject matter of the inquiry shall be given.
- (2) Where a person is charged with infamous or disgraceful conduct in a professional respect as defined by regulation 27 the secretary or assistant secretary shall serve on him personally or shall send by prepaid registered post to his address as last entered on the register at least 10 days before the hearing a notice containing a statement of the subject matter and the charges laid against him and specifying the time and place of the hearing.
- (3) Where the person charged does not attend the hearing the Board may upon proof of service of the notice by statutory declaration or otherwise proceed with the hearing in his absence.
- (4) The Board and the person charged may be represented by counsel at such hearing.

INFAMOUS OR DISGRACEFUL CONDUCT

- 27. For the purpose of this Act infamous or disgraceful conduct in a professional respect means,
 - (a) personal or professional conduct of an em-balmer or funeral director which is not such as to lend dignity to the profession and inspire confidence on the part of the public in the members of the profession;
 - (b) the conduct of the business of a funeral director in such manner, economically and professionally, as not to reflect credit on the profession and to inspire confidence on the part of the funeral-purchasing public;
 - (c) the conduct of advertising, including advertising by a sign used at the place of business, in such a manner as not to reflect credit on the

- profession and inspire confidence on the part of the funeral-purchasing public;
- (d) the payment, award or promise of any payment or award by any funeral director or embalmer or any agent or representative thereof to any person for the purpose of extending the services of or procuring patronage for the funeral director or embalmer;
- (e) a conviction for any offence under the Act or the regulations.

PAYMENT OF EXPENSES

- 28.-(1) The Board may,-
- (a) employ and pay for such clerical, professional or other service as may be required from time to time;
- (b) purchase supplies and equipment;
- (c) pay rent for office or other accommodation; and
- (d) pay travelling and incidental expenses.
- (2) Each member of the Board shall be paid a per diem allowance of \$20 and travelling and living expenses while engaged upon the business of the Board.

REVOCATION

29. Ontario Regulations 247/44 are revoked.

Board of Examiners under The Embalmers and Funeral Directors Act, 1947.

C. N. GREENWOOD, Chairman. T. E. SIMPSON, Secretary-Treasurer.

R. L. BECKETT,

Member. S. WALTERS, Member

R. N. THOMPSON, Member.

FORM 1

The Embalmers and Funeral Directors Act, 1947

CERTIFICATE OF REGISTRATION WITH THE BOARD

THIS IS TO CERTIFY that
(Names in full) of the , in the
County ofis registered with the
Board as an articled student.
Articles of apprenticeship dated
vith(Name of embalmer or funeral director)
(Address)
Date of registration with the Board

FORM 2

Assistant Secretary, Board of Examiners.

The Embalmers and Funeral Directors Act, 1947

. . : . . :

THE THIRD PART.

PETITION FOR REGISTRATION OF AN ARTICLED STUDENT

To THE BOARD OF EXAMINERS: THE PETITION OF
of theof, in the County of
son of
(Occupation)
SHOWETH AS FOLLOWS:—
Your Petitioner (a) was born atin the Province ofon theday of in the year 19;
 (b) has obtained a diploma or equivalent certificate of the required scholastic standing under subclause ii of clause a of regulation 3 and annexes it hereto;
(c) is apprenticed to
(d) annexes two certificates of good character and fitness;
(e) encloses the registration fee of \$2.
YOUR PETITIONER therefore prays to be registered with the Board as an articled student.
Dated atthisday of
Witness:
Signature of Petitioner.
Address to which communications may be sent
Note: File this petition with all blanks filled in and all irrelevant words struck out with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario, together with the documents annexed, between the 1st of August and the 31st of October.
Form 3
The Embalmers and Funeral Directors Act, 1947
CERTIFICATE OF GOOD CHARACTER AND FITNESS
To The Board of Examiners:
I
of
CERTIFY THAT(Name and description of applicant) has been known to me personally for upwards of years last past. I have had the following opportunities
of judging his (her) character:

I believe him (her) to be a person of good character and a proper person to be registered as an articled student with the Board with a view of being issued a certificate of qualification by the Board.

Dated	this	day	of		 1	19	٠.	٠.
			(N	 Iame)	 			
			(Addı	·····	 			

Note.—See regulation 3 for persons who may make this certificate.

FORM 4

The Embalmers and Funeral Directors Act, 1947

ARTICLES OF APPRENTICESHIP

of	EMOR	ANDUI	M OF A	GREE	EMENT	r made .9	the.	TWEE	. day
				of th	ie		. of		
called	the	APPRI	ENTICE	E, OF	THE	FIRST	PAR	Т,	
AND				0	f the.				

.....in the County of.... licensed funeral director, hereinafter called the MASTER OF THE SECOND PART, of the on the County of the first part, of the party of the first part, of the first part

WITNESSETH that in consideration of the mutual covenants hereinafter contained:

- 1. The Apprentice hereby contracts to serve as an apprentice to the Master from the date hereof until he shall be registered with the Board of Examiners as an articled student and thereafter until he shall be issued a certificate of qualification or this contract shall be discharged under regulations 4 and 9 of the
- 2. The Master hereby accepts the Apprentice as his apprentice.
 - 3. THE APPRENTICE COVENANTS:
 - (a) to obey and execute all lawful and reasonable demands of the Master;
 - (b) not to absent himself from the service of the Master without leave;
 - (c) truly, honestly and diligently to serve the Master in accordance with the Act and regulations thereunder, at all times during the term hereof; and
 - (d) to indemnify the Master and make good and reimburse him for any damage, injury or loss that the Master may suffer through any breach by the Apprentice of this contract or any convenant therein.
 - 4. THE MASTER COVENANTS:
 - (a) to the best of his ability to teach and instruct the Apprentice in the science and practice of embalming and the business of a funeral director; and

- (b) when the Apprentice shall have complied with all the necessary requirements therefor, to offer the Apprentice every assistance to obtain a certificate of qualification and to furnish him with an affidavit of his service under articles in accordance with the regulations.
- 5. THE PARTY OF THE THIRD PART COVENANTS with the Master that the Apprentice will perform this contract and the covenants herein made by him.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals.

SIGNED SEALED AND DELIVERED in the presence of:

Note.—File these articles with all blanks filled in and all irrelevant words struck out with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario, together with the other documents required by regulations 3 or 9.

FORM 5

The Embalmers and Funeral Directors Act, 1947

ASSIGNMENT OF ARTICLES OF APPERNTICESHIP

THIS INDENTURE made the.....day of

of of the County of father or guardian, hereinafter called the FATHER or

AND WHEREAS the Assignor at the request of the Apprentice and Father or Guardian has agreed to assign the Articles to the Assignee.

Now This Indenture Witnesseth that in consideration of the premises the Assignor assigns to the Assignee the Articles and the benefits of the obligations and covenants therein contained, and the Apprentice and the Assignee each covenant with the other to perform the mutual obligations and covenants contained in the Articles.

IN WITNESS WHEREOF the parties have hereunto set their hands and seals.

SIGNED, SEALED AND DELIVERED in the presence of:

Assignor.

\ \ \ \ \

Note.—File this assignment of articles with all blanks filled in and all irrelevant words struck out with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario, together with an affidavit of service in form 8, within 30 days from the date hereof.

FORM 6

The Embalmers and Funeral Directors Act, 1947

APPLICATION BY ARTICLED STUDENT FOR CERTIFICATE OF QUALIFICATION

articled student, desire to try the examinations prescribed by the Board and obtain a certificate of qualification.

I have served under articles of apprenticeship or an assignment thereof for a period of not less than 18 months.

I have completed the examination and attendance requirements at an approved school.

I enclose fee of \$25.

Dated atthis......day of19.....

Signature of Applicant
Address to which communications may be sent

Note.—File this application with all blanks filled in with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario, at least 15 days before the date fixed for the examination by the Board.

FORM 7

The Embalmers and Funeral Directors Act, 1947

AFFIDAVIT OF ARTICLED STUDENT AS TO SERVICE UNDER ARTICLES

MAKE OATH AND SAY:--

- 2. During the period of service under the articles I was not absent from service except while I was in attendance at lectures at.....

(Fill in name of the approved school) or on customary annual vacation granted me by the master to whom I was articled as an apprentice except as follows:—*

3. During the period of service I was not engaged in any employment other than in the employment of the funeral director to whom I was bound except as follows:— 4. During the period of service I assisted in embalming	(City, Town or Village) (County) the holder of a certificate of qualification issued by the Board dated
In the Matter of	Dated at day of
an articled student.	
of the	WITNESS:
in the County oflicensed funeral director, Make Oath and Say That:—	WITNESS: Signature of applicant
1. The above-named articled student was employed by and faithfully and diligently served me as an apprentice in the business and trade of a funeral director and embalmer under Articles of Apprenticeship dated the	SCHEDULE 1. Is the business of funeral director to be conducted in your own name? 2. If not, give the name in which it is to be conducted
2. The articled student was not at any time during	for the use of one?
the period of service to my knowledge or belief employed by any other person except as follows:—	6. Have you a service car?
1	7. What other motor equipment have you?
3. That during the period of service of the articled	8. How many adult caskets have you in stock?
student he assisted in the embalming of dead human bodies.	9. Describe fully your funeral furnishings and equipment
4. I believe the said articled student is a fit and proper person for a certificate of qualification.	(a) for set up in home. (b) cemetery equipment.
Sworn before me at	10. Describe: (a) the premises where the business is to be carried on
A Commissioner, etc.	(b) the casket display-room
To Commissionary CC.	11. Have you a chapel or parlour suitable for funeral services?
FORM 9	12 Describe your preparation-room:
The Embalmers and Funeral Directors Act, 1947	(a) construction
APPLICATION FOR LICENCE	(c) type of floor covering
AS FUNERAL DIRECTOR	(d) water service. (e) describe your preparation-room table
To The Board of Examiners:	(e) describe your preparation-room table

Note.—File this application with all blanks filled in and all irrelevant words struck out with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario.	The answers and statements in the appended schedule are true. Dated at
D	of19
Province of Ontario County of	WITNESS:
To Wit: Make Oath and Say:	Signature of applicant
 I am the applicant herein for a licence as a funeral director, and I signed the application. 	SCHEDULE
2. The information given by me in the application is true.	1. Is the business of funeral director to be conducted
Sworn before me at the	in your own name?
of	2. If not, give the name in which it is to be conducted
thisday of	3. If a firm, partnership or corporation, are you to be the manager?
A Commissioner, etc.	Note.—File this application with all blanks filled
Form 10	in and all irrelevant words struck out with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario.
The Embalmers and Funeral Directors Act, 1947	
The Emourners and Puneral Directors Act, 1941	Form 11
APPLICATION FOR RENEWAL OF FUNERAL DIRECTOR'S LICENCE	The Embalmers and Funeral Directors Act, 1947
To The Board of Examiners:	APPLICATION OF EMBALMER FOR LICENCE OR RENEWAL OF LICENCE
I. (Name in full) of	To The Board of Examiners:
of	I(Name in full)
(County) director's licence for the yearapply for the renewal thereof.	(Street and Number) (City, Town or Village) the holder of a certificate of (County)
I enclose renewal fee of \$8.	qualification issued by the Board datedapply for a licence or renewal of licence as an embalmer.
The following students were articled to me during the last preceding year:—	My employer or intended employer is:
Name of Student Address	(Name)
,	(Address)
••••••	My present occupation is
I have during the last preceding year,-	I enclose licence fee of \$3.
(a) made the following improvements or alterations on my premises:	Dated atthisday of
	WITNESS:
(b) acquired or disposed of the following equipment:	WITNESS: Signature of applicant
(c) employed the following embalmers:	Address to which communications may be sent
	Note.—File this application with all blanks filled
Name Address Period of employment	in and all irrelevant words struck out with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario.
	(2203)
* * * * * * * * * * * * * * * * * * * *	t de la companya de l

Publications Under The Regulations Act, 1944

NOVEMBER 20th, 1948

THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

O. Reg. 255/48.
Schedule for the Retail Gasoline Service Industry in the Brantford Zone as modified.
New and Amending O. Reg. 145/47.
Made—2nd November, 1948.
Filed—4th November, 1948, 12.30 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

1. The schedule to Ontario Regulations 145/47 modified under this Act shall as so modified and set forth in the schedule hereto be filed and published under *The Regulations Act*, 1944.

CHARLES DALEY,
Minister of Labour.

November 2, 1948.

SCHEDULE UNDER THE INDUSTRIAL STANDARDS ACT FOR THE RETAIL GASOLINE SERVICE INDUSTRY IN THE BRANTFORD ZONE

1. No work shall be performed in the retail gasoline service industry in the Brantford zone except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the retail gasoline service industry shall be,—
 - (a) a regular working-week consisting of not more than 48 hours of work; and
 - (b) a regular working-day consisting of not more than 8 hours of work.

MINIMUM RATES OF WAGES

- 3. The minimum rates of wages for employees in the industry shall be,—
 - (a) for employees with less than 3 months' experience in the industry, 50 cents an hour;
 - (b) for employees with 3 to 6 months' experience in the industry, 55 cents an hour;
 - (c) for employees with 6 to 12 months' experience in the industry, 57½ cents an hour; and
 - (d) for employees with 12 months' or more experience in the industry, 70 cents an hour.

OVERTIME WORK

- 4. Overtime work shall mean work performed in the industry at any time other than during the regular working periods defined in section 2.
- •5. No employee shall perform and no employer shall permit an employee to perform any work in the industry other than during the regular working periods as defined in section 2 except during a period when

work is permitted under the terms of an overtime permit obtained by the employer from the advisory committee.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 6. The minimum rates of wages for overtime work shall be,—
 - (a) for employees with less than 3 months' experience in the industry, 75 cents an hour;
 - (b) for employees with 3 to 6 months' experience in the industry, 82½ cents an hour;
 - (c) for employees with 6 to 12 months' experience in the industry, 861/4 cents an hour; and
 - (d) for employees with 12 months' or more experience in the industry, \$1.05 an hour.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular rate for an employee whose work is only partly subject to the provisions of this schedule, or who is handicapped.

(2236)

47

THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

O. Reg. 256/48.
Schedule for the Retail Gasoline Service Industry in the Hamilton Zone as modified.
New and Amending O. Reg. 154/47.
Made—2nd November, 1948.
Filed—4th November, 1948, 12.35 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

1. The schedule to Ontario Regulations 154/47 modified under this Act shall as so modified and set forth in the schedule hereto be filed and published under *The Regulations Act*, 1944.

CHARLES DALEY,

Minister of Labour.

November 2, 1948.

SCHEDULE UNDER THE INDUSTRIAL STANDARDS ACT FOR THE RETAIL GASOLINE SERVICE INDUSTRY IN THE HAMILTON ZONE

1. No work shall be performed in the retail gasoline service industry in the Hamilton zone except in accordance with this schedule.

HOURS OF WORK

2. The regular working periods for all employers and employees in the retail gasoline service industry shall be,—

- (a) a regular working-week consisting of not more than 48 hours of work; and
- (b) a regular working-day consisting of not more than 8 hours of work.

MINIMUM RATES OF WAGES

- 3. The minimum rates of wages for employees in the industry shall be,— $\,$
 - (a) for employees with less than 3 months' experience in the industry, 50 cents an hour;
 - (b) for employees with 3 to 6 months' experience in the industry, 55 cents an hour;
 - (c) for employees with 6 to 12 months' experience in the industry, $57\frac{1}{2}$ cents an hour; and
 - (d) for employees with 12 months' or more experience in the industry, 70 cents an hour.

OVERTIME WORK

- 4. Overtime work shall mean work performed in the industry at any time other than during the regular working periods defined in section 2.
- 5. No employee shall perform and no employer shall permit an employee to perform any work in the industry other than during the regular working periods as defined in section 2 except during a period when work is permitted under the terms of an overtime permit obtained by the employer from the advisory committee.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 6. The minimum rates of wages for overtime work shall be,—
 - (a) for employees with less than 3 months' experience in the industry, 75 cents an hour;
 - (b) for employees with 3 to 6 months' experience in the industry, $82\frac{1}{2}$ cents an hour;
 - (c) for employees with 6 to 12 months' experience in the industry, 86½ cents an hour; and
 - (d) for employees with 12 months' or more experience in the industry, \$1.05 an hour.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular rate for an employee whose work is only partly subject to the provisions of this schedule, or who is handicapped.

(2237) 47

THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

O. Reg. 257/48.
Schedule for the Retail Gasoline
Service Industry in the Windsor
Zone as modified.
New and Amending O. Reg. 114/47.
Made—2nd November, 1948.
Filed—4th November, 1948, 12.40 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

1. The schedule to Ontario Regulations 114/47 modified under this Act shall as so modified and set

forth in the schedule hereto be filed and published under The Regulations Act, 1944.

CHARLES DALEY, Minister of Labour.

November 2, 1948.

SCHEDULE UNDER THE INDUSTRIAL STANDARDS ACT FOR THE RETAIL GASOLINE SERVICE INDUSTRY IN THE WINDSOR ZONE

1. No work shall be performed in the retail gasoline service industry in the Windsor zone except in accordance with this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employers and employees in the retail gasoline service industry shall be as follows:
 - (a) a regular working-week consisting of not more than 48 hours of work; and
 - (b) subject to clause a, a regular working-day consisting of not more than 9 hours of work.

MINIMUM RATES OF WAGES

- 3. The minimum rates of wages for all work performed in the industry during the regular working periods shall be,—
 - (a) for employees with less than 3 months' experience in the industry, 50 cents an hour;
 - (b) for employees with 3 to 6 months' experience in the industry, 55 cents an hour;
 - (c) for employees with 6 to 12 months' experience in the industry, 57½ cents an hour; and
 - (d) for employees with 12 months' or more experience in the industry, 70 cents an hour.

OVERTIME

- 4. Overtime work shall mean work performed in the industry at any time other than during the regular working periods defined in section 2.
- 5. No employee shall perform and no employer shall permit an employee to perform any work in the industry other than during the regular working periods as defined in section 2 except during a period when work is permitted under the terms of an overtime permit obtained by the employer from the advisory committee.
- 6. The minimum rates of wages for overtime work shall be,—
 - (a) for employees with less than 3 months' experience in the industry, 75 cents an hour;
 - (b) for employees with 3 to 6 months' experience in the industry, 82½ cents an hour;
 - (c) for employees with 6 to 12 months' experience in the industry, 861/4 cents an hour; and
 - (d) for employees with 12 months' or more experience in the industry, \$1.05 an hour.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular rate for an employee whose work is only partly subject to the provisions of this schedule, or who is handicapped.

(2238) 47

THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

O. Reg. 258/48.
Schedule for the Retail Gasoline
Service Industry in the Toronto
Zone as modified.
New and Amending O. Reg. 46/46.
Made—2nd November, 1948.
Filed—4th November, 1948, 12.45 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS AMENDMENT ACT, 1948

1. The schedule to Ontario Regulations 46/46 modified under this Act shall as so modified and set forth in the schedule hereto be filed and published under *The Regulations Act*, 1944.

CHARLES DALEY,
Minister of Labour.

November 2, 1948.

SCHEDULE UNDER THE INDUSTRIAL STANDARDS ACT FOR THE RETAIL GASOLINE SERVICE INDUSTRY IN THE TORONTO ZONE

REGULAR WORKING PERIODS

- 1. The regular working periods of all employers and employees in the retail gasoline service industry shall be as follows:—
 - (a) a regular working-week not exceeding 48 hours of work; and
 - (b) a regular working-day not exceeding 8 hours of work.

OVERTIME WORK

- 2. Overtime work shall mean work performed in the industry at any time other than during the regular working periods defined in section 1.
- 3. No employee shall perform and no employer shall permit an employee to perform any work in the industry other than during the regular working periods as defined in section 1 except during a period when work is permitted under the terms of an overtime permit obtained by the employer from the advisory committee.

RATES OF WAGES FOR OVERTIME WORK

4. The rates of wages for overtime work shall be $1\frac{1}{2}$ times the regular rates.

MINIMUM RATES OF WAGES

- 5. The minimum rates of wages for employees in the industry shall be as follows:—
 - (a) employees with less than 3 months' experience in the industry, 50 cents per hour;
 - (b) employees with 3 to 6 months' experience in the industry, 55 cents per hour;
 - (t) employees with 6 to 12 months' experience in the industry, 57½ cents per hour; and
 - (d) employees with 12 months' or more experience in the industry, 70 cents per hour.

AUTHORITY OF THE ADVISORY COMMITTEE

6. The advisory committee may fix a minimum rate of wages lower than the rate hereinbefore fixed by this schedule for an employee whose work is only partly subject to the provisions of the schedule, or who is handicapped.

(2239)

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THE POWER COMMISSION ACT

O. Reg. 259/48. Frequency change over. New. Made—31st August, 1948. Approved—4th November, 1948. Filed—5th November, 1948, 2.00 p.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Where the periodicity in alternations of current at which the Commission supplies electrical power or energy to any person is other than 60 cycles per second the Commission shall change the periodicity in alternations of current to 60 cycles per second.
 - 2. The Commission shall,-
 - (a) for the purposes of standardizing and making uniform the periodicity in alternations of current under regulation 1 at which it supplies electrical power or energy, alter, reconstruct, rebuild, re-assemble, construct, extend, replace or do whatever else may be necessary in respect of its works and works held by it under section 71 of the Act; and
 - (b) for the purposes of standardizing and making uniform the periodicity in alternations of current under regulation 1 at which electrical power or energy generated or procured by it is utilized, and with the consent of the owner, alter, reconstruct, rebuild, re-assemble, construct, extend, replace or do whatever else may be necessary in respect of the electrical equipment, apparatus, appliances, devices or works of any person other than a municipal corporation or municipal commission which are utilized for taking from the Commission and using electrical power or energy.
- 3. The Commission shall bear the expense of anything done pursuant to clause a of regulation 2.
- 4. Subject to regulation 5, the Commission shall bear the expense of,—
 - (a) anything done pursuant to clause b of regulation
 2 to the electrical equipment, apparatus, appliances, devices or works of domestic, rural domestic and commercial lighting consumers; and
 - (b) anything done pursuant to clause b of regulation 2 to the electrical equipment, apparatus, appliances, devices or works of any person other than domestic, rural domestic or commercial lighting consumers.

5. The Commission shall charge to and collect from any person, other than a domestic, rural domestic or commercial lighting consumer, to whose electrical equipment, apparatus, appliances, devices or works anything has been done pursuant to clause b of regulation 2 the cost according to the tariff in schedule 1 after deducting therefrom \$250 for each service furnished under a contract for power supplied by the Commission.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO.

ROBERT H. SAUNDERS, Chairman. E. B. EASSON, Secretary.

Dated at Toronto this 31st day of August, 1948.

SCHEDULE 1

TARIFF

	Column 1	Colu	mn 2	Column 3	
Item Number	Type of electrical equipment, apparatus, appliance, device or work		pacity in er of items umn 1	Cost of items in Column 1 determined where applicable by the capacity in column 2	
1	60-cycle single-phase motor	nil	1	\$65.00 per horse-power	
2	60-cycle three-phase standard squirrel-cage induction-motor—(a) (b) (c) (d) (e) (f) (g) (h) (i) (j)	nil over 1 over 1.5 over 2 over 3 over 5 over 7.5 over 10 over 15 over 25	1 1.5 2 3 5 7.5 10 15 25 150	\$45.00 per horse-power 20.00 per horse-power 17.00 per horse-power 13.00 per horse-power 9.00 per horse-power 7.00 per horse-power 6.00 per horse-power 5.00 per horse-power 4.00 per horse-power 3.50 per horse-power	
3	60-cycle motors not included in items 1 or 2			60 per cent of the price at date of purchase of any new motor sup- plied or 60 per cent of the cost incurred in altering, reconstructing or re- building the motors.	

THE INDUSTRIAL STANDARDS ACT

(2246)

O. Reg. 260/48. Schedule for the Barbering Industry in the Owen Sound Zone. Replacing O. Reg. 127/44. Made—4th November, 1948. Filed—6th November, 1948, 9.00 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 127/44 are revoked.
 - 3. The schedule and regulation 2 shall come into

force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

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SCHEDULE FOR THE BARBERING INDUSTRY IN THE OWEN SOUND ZONE

- 1. No work shall be performed in the barbering industry in the Owen Sound zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Owen Sound Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

HOURS OF WORK

- The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and

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- (b) a regular working-day consisting of not more than,—
 - (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8 a.m. and 6 p.m.; and
 - (ii) 11 hours of work to be performed on Saturday between 8 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
 - (2) During the week in which,-
 - (a) Christmas Day is celebrated; and
 - (b) a holiday falls on Thursday,

9 hours of work may be performed between 8 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or commission with a minimum weekly rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) 70 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$25 a week; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- . (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

- 8.—(1) The minimum charge for each operation in the industry shall be,—

(0)	naircut, persons under 14 years	33 cents
(d)	head rub	25 cents
(e)	ladies' neck clip	25 cents
(f)	razor honing	50 cents
(g)	shampoo, plain	50 cents
(h)	shave	30 cents
(i)	singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(2247)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 261/48. Schedule for the Barbering Industry in the Beamsville Zone, Clinton-Louth Townships Zone and Grimsby Zone.

New. Made—4th November, 1948. Filed—6th November, 1948, 9.05 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BEAMSVILLE ZONE, CLINTON-LOUTH TOWNSHIPS ZONE AND GRIMSBY ZONE

- 1. No work shall be performed in the barbering industry in the Beamsville zone, Clinton-Louth Townships zone and Grimsby zone except in accordance with this schedule.
- 2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.
- (2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 47 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 9 a.m. and 7 p.m.; and

- (ii) 11 hours of work to be performed on Saturday between 8 a.m. and 9 p.m.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) Wednesday; or
 - (c) a holiday.
- (2) During the week in which a holiday occurs 9 hours of work may be performed between 9 a.m. and 7 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

- 8.--(1) The minimum charge for each operation in the industry shall be,—
 - (a) facial massage, plain.... 50 cents (b) haircut or trim, persons 14 years and 50 cents over...... (c) haircut, persons under 14 years..... 35 cents 25 cents 25 cents (f) razor honing..... 50 cents (g) shampoo, plain..... 50 cents (h) shave..... 30 cents (i) singe.....
 - (2) No employer or employee may,-
 - (a) contract for or accept lower prices than those established in subsection 1;

- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

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(2248)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 262/48., Certificates. Amending O. Regs. 86/47, 74/47 and 195/47. Made—30th October, 1948. Approved—4th November, 1948. Filed—6th November, 1948, 9.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Regulations 10 to 15, both inclusive, of Ontario Regulations 86/47 are revoked.
- 2. Regulations 3 to 9, both inclusive, of Ontario Regulations 74/47 are revoked and the following substituted therefor:

INTERIM ELEMENTARY AGRICULTURE CERTIFICATES

LENGTH OF COURSE

- 3.—(1) The course leading to an Interim Elementary Agriculture Certificate shall consist of 2 summer sessions, each of 5 weeks.
- (2) One session shall be called Part I and the other Part II.
- (3) Part I or Part II may be taken in the first summer session.

ADMISSION

- 4. An applicant for admission to the course shall,—
 - (a) hold an Interim or Permanent Second Class Certificate: or
 - (b) be enrolled as a teacher-in-training at an Ontario Normal School or the Ontario College of Education.
- 5. Where a teacher-in-training has completed Part I or II to the satisfaction of the principal and the teaching staff, he shall be admitted to the other Part.

LETTERS OF STANDING ON COMPLETION OF PART I OR II

- 6. Where a candidate has,—
- (a) complied with the requirements for admission to the course;
- (b) attended Part I or II regularly;
- (c) completed the term work to the satisfaction of the principal and the teaching staff; and
- (d) passed the final examinations,

the Minister shall grant him a letter of standing stating that he has completed satisfactorily Part I or II, as the case may be.

EXEMPTION FROM PART I OR II

- 7. Where a candidate for an Interim Elementary Agriculture Certificate has completed successfully,—
 - (a) two of the grades IX, X, XI and XII courses in agricultural science at a school in which agricultural science is taught under Ontario Regulations 43/47; and
 - (b) a course in agriculture at an Ontario Normal School,

he shall be exempted from attendance and examination in Part I or II upon submitting to the Deputy Minister.—

- (i) an application for exemption;
- (ii) the certificates obtained upon the successful completion of 2 of the grades IX, X, XI and XII courses in agricultural science; and
- (iii) a certified statement by the proper principal that the candidate has attended and successfully completed 2 of the grades IX, X, XI and XII courses in agricultural science.

REQUIREMENTS FOR CERTIFICATES

- 8. Where a candidate has,-
- (a) complied with the requirements for admission to the course;
- (b) attended Parts I and II regularly;
- (c) completed the term work to the satisfaction of the principal and the teaching staff; and
- (d) passed the final examinations,

the Minister shall grant him an Interim Elementary Agriculture Certificate.

- 9. Where a candidate,-
- (a) has been exempted from attendance and examination in Part I or II;
- (b) has completed Part I or II successfully; and
- (c) has taken the winter reading course under the direction of the principal,

the Minister shall grant him an Interim Elementary Agriculture Certificate.

- 3. Clause b of subregulation 2 of regulation 12 of Ontario Regulations 74/47 is revoked and the following substituted therefor:
 - (b) successfully completes Part I or II,
- 4. Ontario Regulations 74/47 are amended by adding thereto the following:

107a. Where a candidate has,—

- (a) complied with the requirements for admission to the course;
- (b) attended the course regularly;
- (c) completed the term work to the satisfaction of the principal and the teaching staff; and
- (d) passed the final examinations,

the Minister shall grant him a letter of standing stating that he has completed the course satisfactorily.

PERMANENT INTERMEDIATE HOME ECONOMICS CERTIFICATES

124a. Where an applicant submits to the Deputy Minister,—

- (a) an Interim Intermediate Home Economics Certificate obtained at The Ontario College of Education;
- (b) a letter signed by the Inspector of Home Economics that the applicant has taught home economics successfully for at least two years in a day school in Ontario; and
- (c) a recommendation by the Inspector of Home Economics in form 40A,

the Minister shall grant her a Permanent Intermediate Home Economics Certificate, in form 40B.

FORM 40A

The Department of Education Act

RECOMMENDATION FOR A PERMANENT CERTIFICATE

(print name of applicant in full,
surname preceding)
the holder of an (address)
Interimfor a
Permanent
(Date) (Signature of Inspector)

FORM 40B

The Department of Education Act

PERMANENT INTERMEDIATE HOME ECONOMICS CERTIFICATE

This is to certify that....having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Intermediate Home Economics Certificate, valid in a public, separate, high or continuation school.

Registered	Number		
	Domintura	Minister	
	Registrar	Minister of	Education

Dated at Toronto this.....day of.........19...

PERMANENT INTERMEDIATE INDUSTRIAL ARTS AND CRAFTS CERTIFICATES

140a. Where an applicant submits to the Deputy Minister.—

- (a) an Interim Intermediate Industrial Arts and Crafts Certificate obtained at The Ontario College of Education;
- (b) a letter signed by the Inspector of Industrial Arts and Crafts that the applicant has taught shop work or industrial arts and crafts successfully for at least 2 years in a day school in Ontario; and
- (c) a recommendation by the Inspector of Industrial Arts and Crafts in form 40A,

the Minister shall grant him a Permanent Intermediate Industrial Arts and Crafts Certificate, in form 44A.

FORM 44A

The Department of Education Act

PERMANENT INTERMEDIATE INDUSTRIAL ARTS AND CRAFTS CERTIFICATE

Dated at Toronto this.....day of.........19...

Registered Number.....

Registrar Minister of Education

Interim Specialist's Certificate in Industrial Arts and Crafts

LENGTH OF COURSE

140b.—(1) The course leading to an Interim Specialist's Certificate in Industrial Arts and Crafts shall consist of 3 summer sessions, each of 200 hours.

- (2) The first session shall be called Part I, the second Part II and the third Part III.
- (3) Part I shall be taken before Part II and Part II before Part III.

ADMISSION

140c.—(1) An applicant for admission to Part I shall,—

- (a) hold,-
 - (i) an Interim or Permanent Intermediate Industrial Arts and Crafts Certificate; or
 - (ii) an Interim or Permanent Manual Training Certificate; and
- (b) have had one year of successful experience in teaching industrial arts and crafts subsequent to the date of his certificate, certified by the Inspector of Industrial Arts and Crafts.
- (2) An applicant for admission to Part II shall hold a letter of standing for Part I.
- (3) An applicant for admission to Part III shall hold a letter of standing for Part II.

LETTERS OF STANDING ON COMPLETION OF PART I OF THE COURSE

140d. Where a candidate has,—

- (a) complied with the requirements for admission to Part I;
- (b) attended Part I regularly;
- (c) completed the term work to the satisfaction of the principal and the teaching staff; and
- (d) passed the final examinations,

the Minister shall grant him a letter of standing stating that he has completed Part I satisfactorily.

LETTERS OF STANDING ON COMPLETION OF PART II OF THE COURSE

140e. Where a candidate has,-

- (a) complied with the requirements for admission to Part II;
- (b) attended Part II regularly;
- (c) completed the term work to the satisfaction of the principal and the teaching staff; and
- (d) passed the final examinations,

the Minister shall grant him a letter of standing stating that he has completed Part II satisfactorily.

REQUIREMENTS FOR CERTIFICATES

140f. Where a candidate has,-

- (a) complied with the requirements for admission to Part III;
- (b) attended Part III regularly;
- (c) completed the term work to the satisfaction of the principal and the teaching staff; and
- (d) passed the final examinations,

the Minister shall grant him an Interim Specialist's Certificate in Industrial Arts and Crafts, in form 44B.

FORM 44B

The Department of Education Act

INTERIM SPECIALIST'S CERTIFICATE IN INDUSTRIAL ARTS AND CRAFTS

This is to certify that......having complied with the regulations prescribed for The Department of Education, is hereby granted an Interim Specialist's Certificate in Industrial Arts and Crafts, valid in a public, separate, high or continuation school or collegiate institute for 2 years from date hereof.

Dated at Toronto	thisday of	of
------------------	------------	----

Registered Number.....

Registrar Minister of Education

PERMANENT SPECIALIST'S CERTIFICATES IN INDUSTRIAL ARTS AND CRAFTS

140g. Where an applicant submits to the Deputy Minister,—

- (a) an Interim Specialist's Certificate in Industrial Arts and Crafts;
- (b) a letter signed by the Inspector of Industrial Arts and Crafts that the applicant has taught shop work or industrial arts and crafts successfully for at least 2 years in a day school in Ontario; and
- (c) a recommendation by the Inspector of Industrial Arts and Crafts in form 40A,

the Minister shall grant him a Permanent Specialist's Certificate in Industrial Arts and Crafts, in form 44C.

FORM 44C

The Department of Education Act

PERMANENT SPECIALIST'S CERTIFICATE IN INDUSTRIAL ARTS AND CRAFTS

This is to certify that......having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Specialist's Certificate in Industrial Arts and Crafts, valid in a public, separate, high or continuation school or a collegiate institute.

Dated at Toronto this.....day of......19...

Registered Number.....

Registrar Minister of Education

5. Regulation 158 of Ontario Regulations 74/47 is revoked and the following substituted therefor:

ADMISSION

- (a) hold an Interim or Permanent Intermediate Vocal Music Certificate, Type B, or submit to the Director of Music evidence of the successful completion of a course leading to an Interim Intermediate Vocal Music Certificate, Type B, under clause d of section 5 of the Act;
- (b) submit to the Director of Music evidence that the musical training of the applicant is equivalent to the training required for a Grade VIII certificate of the Royal Conservatory of Music of Toronto in any practical subject; and
- (c) (i) hold an Interim or Permanent First or Second Class Certificate; or
 - (ii) submit to the Director of Music evidence that the applicant has had at least 2 years of successful experience teaching music in a public or separate school, certified by the proper inspector.
- 6. Forms 45, 46, 48, 49, 50, 51 and 52 of Ontario Regulations 74/47 are revoked and the following substituted therefor:

FORM 45

The Department of Education Act

INTERIM ELEMENTARY VOCAL MUSIC CERTIFICATE, TYPE B

This is to certify that......having complied with the regulations prescribed for The Department of Education, is hereby granted an Interim Elementary Vocal Music Certificate, Type B, valid in one room of a public or separate school for 2 years from the date hereof.

Dated at Toronto this.....day of......19...

Registered Number.....

Registrar Minister of Education

FORM 46

The Department of Education Act

PERMANENT ELEMENTARY VOCAL MUSIC CERTIFICATE, TYPE B

This is to certify that......having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Elementary Vocal Music Certificate, Type B, valid in one room of a public or separate school.

Dated at Toronto this.....day of......19...

Registered Number.....

Registrar Minister of Education

FORM 48

The Department of Education Act

PERMANENT ELEMENTARY VOCAL MUSIC CERTIFICATE, TYPE A

This is to certify that......having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Elementary Vocal Music Certificate, Type A, valid in grades IX and X of a continuation school, or in grades IX and X of a public or separate school.

Dated at Toronto this.....day of......19..

Registered Number.....

Registrar Minister of Education

FORM 49

The Department of Education Act

INTERIM INTERMEDIATE VOCAL MUSIC CERTIFICATE, TYPE B

This is to certify that......having complied with the regulations prescribed for The Department of Education, is hereby granted an Interim Intermediate Vocal Music Certificate, Type B, valid for part-time instruction in a public or separate school or in grades IX and X of a continuation school, for 2 years from the date hereof.

Dated at Toronto this.....day of.........19...

Registered Number.....

Registrar Minister of Education

FORM 50 The Department of Education Act

PERMANENT INTERMEDIATE VOCAL MUSIC CERTIFICATE, TYPE B

This is to certify that.....having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Intermediate Vocal Music Certificate, Type B, valid for part-time instruction in a public or separate school.

Dated at Toronto this.....day of......19...

Registered Number.....

Registrar Minister of Education

FORM 51

The Department of Education Act

INTERIM INTERMEDIATE VOCAL MUSIC CERTIFICATE, TYPE A

Dated at Toronto this.....day of.......19..

Registered Number.....

Registrar Minister of Education

FORM 52

The Department of Education Act

PERMANENT INTERMEDIATE VOCAL MUSIC CERTIFICATE, TYPE A

This is to certify that.....having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Intermediate Vocal Music Certificate, Type A, valid in a high, vocational or continuation school, or collegiate institute, or in grades IX and X of a public or separate school.

Dated at Toronto this.....day of.......19..

Registered Number......

Registrar Minister of Education

- 7. Subregulation 3 of regulation 30 of Ontario Regulations 195/47 is revoked and the following substituted therefor:
 - (3) Subject to subregulation 1, a candidate who has failed to obtain the standing necessary for the Certificate shall repeat the course by re-attending the second term at any Normal School at which the course is offered.
- 8. Form 3 of Ontario Regulations 195/47 is revoked and the following substituted therefor:

FORM 3

The Department of Education Act

INTERIM PRIMARY SCHOOL SPECIALIST'S CERTIFICATE

This is to certify that.....having attended the Normal School at....in the year 19... and having complied with the regulations for The Department of Education, is hereby granted an Interim Primary School Specialist's Certificate. This certificate qualifies the holder for 5 years from the date hereof as a primary school specialist in a public or separate school.

Registered Number.....

Registrar Minister of Education.

Dated at Toronto this.....day of.........19...

DANA PORTER, Minister of Education.

Toronto, October 30th, 1948.

(2249)

47

Publications Under The Regulations Act, 1944

NOVEMBER 27th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 263/48.
Zones and Industries.
Amending O. Reg. 128/47.
Made—12th November, 1948.
Filed—17th November, 1948, 11.30 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Ontario Regulations 218/47 is amended by adding thereto the following subregulaton:

OSHAWA-WHITBY ZONE

- (12) That part of Ontario described in item 12 of Appendix A is designated as a zone, to be known as the "Oshawa—Whitby Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.
- 2. Regulation 2 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

PLASTERING INDUSTRY

- (9) The Plastering Industry as defined in item 9 of Appendix B is designated as an industry for the purposes of the Act.
- 3. Regulation 3 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

SARNIA-POINT EDWARD ZONE

- (52) That part of Ontario described in item 52 of Appendix C is designated as a zone, to be known as the "Sarnia—Point Edward Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 4. Appendix A of Ontario Regulations 218/47 is amended by adding thereto the following item:

OSHAWA-WHITBY ZONE

- 12. The City of Oshawa and the Town of Whitby and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the high-water mark of the northerly shore of Lake Ontario meets the westerly limit of lot 32 in the Broken-front Concession in the Township of Whitby, thence northerly along the westerly limit of lot 32 across the Broken-front Concession and concessions 1, 2 and 3, to and extending easterly along the southerly limit of the road allowance between concessions 3 and 4 in the townships of Whitby and Whitby East, to and extending southerly along the boundary between the townships of Whitby East and Darlington, to and extending westerly along the high-water mark of the northerly shore of Lake Ontario to the place of commencement.
- 5. Appendix B of Ontario Regulations 218/47 is amended by adding thereto the following item:

PLASTERING INDUSTRY

- The Plastering Industry is defined as all work done by plasterers in the,—
 - (a) construction;
 - (b) erection;
 - (c) repair;
 - (d) remodelling; or
 - (e) alteration,

of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution.

6. Appendix C of Ontario Regulations 218/47 is amended by adding thereto the following item:

SARNIA-POINT EDWARD ZONE

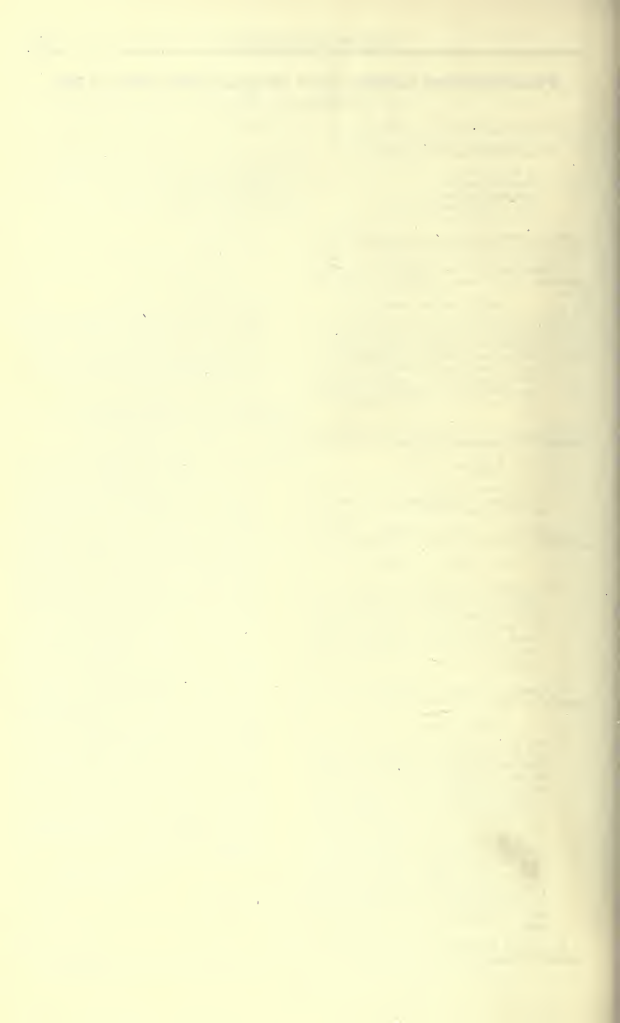
52. The City of Sarnia, the Village of Point Edward and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the centre line of the road allowance between lots 45 and 46 in Concession 9 in the Township of Sarnia meets the high-water mark of the southerly shore of Lake Huron, thence westerly along that high-water mark to the high-water mark of the westerly shore of the St. Clair River, thence west astronomically to the International Boundary between the United States and Canada, thence southerly and south-westerly along the International Boundary to its intersection by the production north-westerly of the line between lots 28 and 29, fronting on the St. Clair River, in the Township of Sarnia, thence south-easterly along the last-mentioned production and line and its production south-easterly to the westerly extremity of the centre line of the road allowance adjacent to and northerly of lot 7 in Range 6 in the Sarnia Indian Reserve, thence easterly along that centre line across ranges 6, 5, 4, 3 and 2, to and extending easterly along the centre line of the road allowance adjacent to and northerly of lots 15 and 6 in Block A in the Sarnia Indian Reserve, to and extending easterly along the centre line of the road allowance between concessions 2 and 3 in the Township of Sarnia to the centre line of the road allowance between lots 15 and 16, thence northerly along the lastmentioned centre line across concessions 3 to 8, both inclusive, to and extending northerly along the centre line of the road allowance between lots 45 and 46 in Concession 9 to the place of commencement.

CHARLES DALEY, Minister of Labour.

November 12, 1948.

(2305)

48



Publications Under The Regulations Act, 1944

DECEMBER 4th, 1948

THE POWER COMMISSION ACT

O. Reg. 264/48.
Defining Areas under s. 76, ss. 2 of the Act.
Amending O. Reg. 18/48.
Made—20th October, 1948.
Approved—18th November, 1948.
Filed—22nd November, 1948, 10.30 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. Regulation 1 of Ontario Regulations 18/48 is amended by adding thereto the following clause:

(ee) (i) Township 78,
(ii) Township 79,
(iii) Township 80,
(iv) Township 81,
(v) Township 82,
(vi) Township 83,
(vii) Township 84,
(viii) Township 85,
(ix) Township 86,
(x) Township 87,
(xi) Township 88,
(xii) Township 89,
(xiii) Township 90, and
(xiv) Township 91

in the Territorial District of Thunder Bay; and

2. Clause e of regulation 1 of Ontario Regulations 18/48 as made by Ontario Regulations 41/48 is amended by striking out the word "and" at the end thereof.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO ROBERT H. SAUNDERS, Chairman.

E. B. EASSON, Secretary.

(Seal)

Dated at Toronto, this 20th day of October, 1948.

(2327)

THE TEACHING PROFESSION ACT, 1944

O. Reg. 265/48.
Fees.
Amending O. Reg. 60/44, Revoking
O. Regs. 86/45 and 128/46.
Made—1st November, 1948.
Approved—18th November, 1948.
Filed—23rd November, 1948, 10.00 a.m.

REGULATIONS MADE BY THE BOARD OF GOVERNORS UNDER THE TEACHING PROFESSION ACT, 1944

1. Regulation 3 of Ontario Regulations 60/44 as amended by Ontario Regulations 86/45 and Ontario Regulations 128/46 is revoked and the following substituted therefor:

FEES

3.—(1) Subject to subregulation 2, every member of the Federation shall pay to the Federation an annual membership fee based on his salary, upon the following scale,—

(a) secondary school teachers,-

on salaries of \$3,000 and over... \$16.00 \$2,500 to \$2,999... 14.00 \$2,000 to \$2,499... 12.00 \$1,500 to \$1,999... 10.00 on salaries up to and including \$1,499... 8.00 (b) public school men teachers...... 10.00

(c) public school women teachers,—

on salaries of \$3,000 and over... \$15.00 \$2,500 to \$2,999... 10.00 \$1,800 to \$2,499... 8.00 on salaries up to and including \$1,799.... 6.00

(d) separate school teachers,-

on salaries of \$2,000 and over... \$ 9.00 \$1,600 to \$1,999... 8.00 \$1,100 to \$1,599... 7.00 \$ 801 to \$1,099... 6.00 on salaries up to and including \$800..... 5.00

(2) Where with the approval of the Minister French is a subject of instruction in a public or separate school, the French-speaking teacher of the public or separate school shall pay to the Federation an annual membership fee based on his salary, upon the following scale,—

on salaries of \$2,400 and over... \$10.00 \$2,000 to \$2,399... 9.00 \$1,600 to \$1,999... 8.00 \$1,200 to \$1,599... 7.00 \$ 801 to \$1,199... 6.00 \$ 600 to \$ 800... 5.00 on salaries up to and including \$599..... 4.00

2. Ontario Regulations 86/45 and 128/46 are revoked.

Board of Governors of The Ontario Teachers' Federation.

By J. O. PROULX,
President.
By NORA HODGINS,
Secretary.

49

Toronto, November 1st, 1948.

(2349)

THE VITAL STATISTICS ACT, 1948

O. Reg. 266/48. Registration Division. Amending O. Reg. 217/48. Made—18th November, 1948. Filed—23rd November, 1948, 12.00 p.m.

REGULATIONS MADE UNDER THE VITAL STATISTICS ACT, 1948

 Regulation 50 of Ontario Regulations 217/48 is revoked.

(2350)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 267/48.
Schedule for the Barbering Industry in the Burlington Zone.
New.
Made—18th November, 1948.
Filed—25th November, 1948, 10.30 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BURLINGTON ZONE

- 1. No work shall be performed in the barbering industry in the Burlington zone except in accordance with this schedule.
- 2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Burlington Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

HOURS OF WORK

- 3. The regular working periods for all employers and employees in the barbering industry shall be,—
 - (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday and Saturday between 9 a.m. and 6 p.m.;
 - (ii) 9 hours of work to be performed on Thursday and Friday between 9 a.m. and 7 p.m.;
 - (iii) 3 hours of work to be performed on Wednesday between 9 a.m. and 12 noon.
- 4.—(1) No work shall be performed in the industry on,—
 - (a) Sunday;
 - (b) a holiday; or
 - (c) Wednesday after 12 noon.
- (2) During the week in which a holiday occurs 8 hours of work may be performed between 9 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

- 5. The following classification of employees working in the industry is established:
 - Class A—A person who is given full-time employment on a percentage or commission with a minimum weekly rate of wages.
 - Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be,—
 - (a) 65 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$35 a week; and
 - (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,—
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

- 7. No deductions shall be made from the minimum rates of wages for,—
 - (a) materials supplied;
 - (b) laundry service; or
 - (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be,—

(a) facial massage, plain	50 cents
(b) haircut or trim, person	s 15 years and
over	50 cents
(c) haircut, persons under	
(d) head rub	20 cents
(e) ladies' neck clip	25 cents
(f) razor honing	
(g) shampoo, plain	
(h) shave	30 cents
(i) singe	25 cents

- (2) No employer or employee may,-
- (a) contract for or accept lower prices than those established in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(2369) 49

Man.

49

THE HOSPITALS AID ACT, 1948

O. Reg. 268/46. Capital Grants. Amending O. Reg. 107/48. Made—18th November, 1948. Filed—26th November, 1948, 8.45 a.m.

REGULATIONS MADE UNDER THE HOSPITALS AID ACT, 1948

- 1. Ontario Regulations 107/48 are amended by adding the following regulation:
 - 12a. Notwithstanding the provisions of regulation 12, a capital grant may be paid to a hospital referred to in that regulation where,—
 - (a) the number of additional beds proposed by the applicant hospital exceeds 225; and
 - (b) the total number of beds in all the hospitals in the area served by the applicant hospital, including the proposed additional beds, exceeds 5.5 for each thousand of population in the area, by not more than 15 per cent.

(2370)

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 269/48.
Tax Arrears Procedures—County of Bruce.
New.
Made—27th November, 1948.
Filed—27th November, 1948, 11.30 a.m.

REGULATIONS MADE BY THE DEPART-MENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

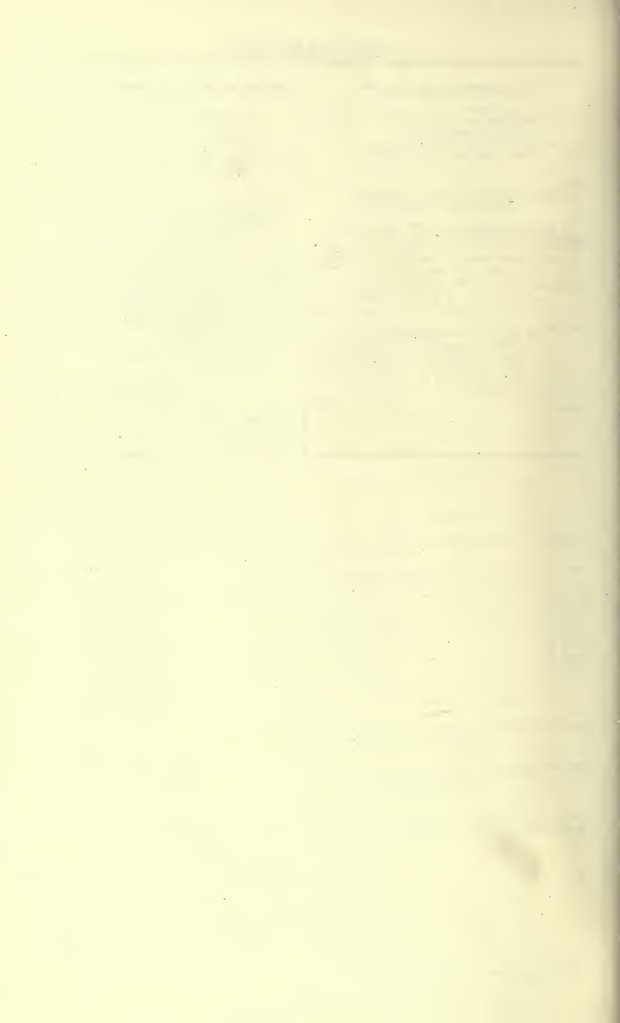
- 1. In respect of a municipality within the County of Bruce, the tax arrears procedures of this Act shall apply and the tax sale procedures of *The Assessment Act* shall not apply and in such case the use or disposition of land vested in the municipality under the tax arrears procedures and the application of the proceeds of such use or disposition shall be subject to the approval of the Department.
- 2. These regulations shall come into force on the 1st of January, 1949.

G. H. DUNBAR, Minister of Municipal Affairs.

Toronto November 27, 1948.

49

(2376)



Publications Under The Regulations Act, 1944

DECEMBER 11th, 1948

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 270/48. Extension of Time for Returns. Amending O. Reg. 224/48. Made—29th November, 1948. Filed—30th November, 1948, 11.30 a.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. Clause c of regulation 1 of Ontario Regulations 224/48 is amended by adding thereto the following:
 - (liv) Corporation of the Township of McMurrich in the Territorial District of Parry Sound;
 - (lv) Corporation of the Town of Elmira in the County of Waterloo;
 - (lvi) Corporation of the Town of Gravenhurst in the Territorial District of Muskoka;
 - (Ivii) Corporation of the Village of Dutton in the County of Elgin.
- 2. Subclauses xi to xliii, both inclusive, of clause c of regulation 1 of Ontario Regulations 224/48 as made by Ontario Regulations 249/48 are amended by renumbering the subclauses as subclauses xxi to liii, both inclusive.

G. H. DUNBAR, Aminister of Municipal Affairs.

Dated at Toronto this 29th day of November, 1948.

(2388) 50

THE JUDICATURE ACT

O. Reg. 271/48. Made—November 5th, 1948. Filed—30th November, 1948, 11.45 a.m.

Amendments to the Rules of Practice and Procedure of The Supreme Court of Ontario, including WAR EMERGENCY RULES and APPENDIX OF FORMS and the TARIFFS OF FEES AND DISBURSEMENTS, made by the Rules Committee under *The Judicature Act* on November 5th, 1948.

- 1. Rule 2 of Ontario Regulations 261/44 is amended by
 - (1) Re-lettering sub-paragraph (gg) to (h).
 - (2) Inserting the two following definitions:-
 - (i) "Matrimonial Cause" shall mean any action under the provisions of "The Divorce Act (Ontario) 1930" other than an action to declare the invalidity of a marriage.

- (j) "Matrimonial Offence" shall mean any act, the commission of which gives a right of action for the dissolution of a marriage.
- (3) By repealing the present definition (1).
- (4) By re-lettering sub-paragraphs (h), (i), (j), (k) to (k), (l), (m), (n), respectively,
- so that Rule 2 shall now read as follows:
 - 2. In these Rules,—
 - (a) "Accountant" shall mean "The Accountant of the Supreme Court of Ontario".
 - (b) "Action" shall include garnishee proceedings and proceedings for relief by interpleader.
 - (c) "County Court" shall include District Court, and "County" shall include "District".
 - (d) "Judge" shall mean a Judge of the High Court.
 - (e) "Judgment creditor" shall mean the party or person who is entitled to receive payment or to enforce a judgment or order.
 - (f) "Judgment debtor" shall mean the party or person to make payment under any judgment or order, or against whom the same may be enforced.
 - (g) In Rules 533 to 599 "Judgment" shall include an order to the same effect.
 - (h) In the Rules relating to References "Master" shall include and mean an Assistant Master or Clerk to whom the matter has been assigned either by the Master or by the judgment.
 - (i) "Matrimonial Cause" shall mean any action under the provisions of "The Divorce Act (Ontario) 1930" other than an action to declare the invalidity of a marriage.
 - (j) "Matrimonial Offence" shall mean any act, the commission of which gives a right of action for the dissolution of a marriage.
 - (k) "Sheriff" shall include any Coroner, Elisor or other officer charged with the execution of any writ or process.
 - (l) "Time prescribed" shall mean time limited or appointed by the Rules or by any judgment or order.
 - (m) In Rules 12 to 31 the words "Writ of Summons" and "Writ" shall include any document by which proceedings are commenced, and shall also include all proceedings by which a person not a party is added as a party either before or after judgment, e.g., proceedings in the Master's office and garnishee and third party proceedings.
 - (n) "Writ of Execution" and "execution" shall include all writs by which a judgment may be enforced, and in the Rules relating to interpleader shall also include an order of attachment under The Absconding Debtors' Act.

2. Rule 178 of Ontario Regulations 261/44 is amended by striking out all the words in the said Rule after the word "Court" and substituting therefor the following:—

"but the statement of claim in actions where the writ is to be served out of the jurisdiction and in Mechanics' Lien proceedings and the pleadings in matrimonial causes may be delivered in vacation"

so that the said rule shall read as follows:

- 178. An examination shall not be held nor shall pleadings be delivered or amended in the Long Vacation, except by consent or by direction of the Court, but the statement of claim in actions where the writ is to be served out of the jurisdiction and in Mechanics' Lien proceedings and the pleadings in matrimonial causes may be delivered in vacation.
- 3. Rule 244.—(1) (e) of Ontario Regulations 261/44 is repealed as of the 1st of March, 1949, save as to applications to make absolute judgments *nisi* pronounced prior to that date.
- 4. Chapter XXXII of Ontario Regulations 261/44 as amended by Ontario Regulations 54/46 is amended to the extent and in the manner hereinafter set out:—

CHAPTER XXXII.

MATRIMONIAL CAUSES.

- 772.—(1) The Rules in this chapter shall apply only to matrimonial causes.
- (2) Subject to the provisions of these Rules and of any Statute, all other Rules shall, so far as the same can be applied, extend to matrimonial causes.
- 773.—(1) A writ in a matrimonial cause for service in Ontario (either personally or in any other manner) shall be according to Form No. 1 A.
- (2) A writ in a matrimonial cause for service out of Ontario shall be according to Form No. 2 A.
- (3) Where the defendant in a matrimonial cause is not a British subject and is not in British Dominions, notice of the writ, according to Form No. 3 A, shall be served in lieu of the writ.
- 774.—(1) No cause of action save for alimony, maintenance, or the custody of children shall be joined with a matrimonial cause without the leave of a Judge to be obtained *ex parte* before the service of the writ, or thereafter upon notice to all parties who have been served.
- (2) The order granting such leave shall be served with the writ or the amended writ as the case may be.
- 775. Unless otherwise ordered every person with whom adultery is alleged to have been committed, whether such adultery is alleged as the cause of action or by way of revival of a prior matrimonial offence which has been condoned, shall be made a defendant in the action if living at the date of the issue of the writ.
- 776.—(1) If the name of any person with whom adultery is alleged to have been committed is unknown to the plaintiff at the time of the issue of the writ, a Judge, on being satisfied that all reasonable efforts have been made to ascertain the name, may grant leave to the plaintiff to issue the writ without adding such person as a defendant.
- (2) After a writ has been issued a Judge may grant leave to amend the same by adding a further cause of action alleging adultery with a person whose name is unknown to the plaintiff.

- (3) The order granting leave shall require that the plaintiff shall continue to make all reasonable efforts to ascertain the name of the person with whom adultery is alleged and that as soon as the name of such person is ascertained he shall be added as a defendant and all necessary amendments shall be made.
- (4) If the order is made after the writ has been served, it shall require the amended writ and amended statement of claim and affidavit verifying the same to be re-served and shall also prescribe the times within which the appearance and the statement of defence to the amended writ and amended statement of claim shall be delivered.
- (5) The order granting leave shall be served with the writ or with the amended writ as the case may be.
- 777. Where a person with whom adultery is alleged to have been committeed has died before the issue of the writ it shall not be necessary to make the legal representative of such person a defendant in the action.
- 778.—(1) Where a defendant with whom adultery is alleged to have been committed dies while the action is pending such action may be continued without adding the legal representative of such defendant as a party unless the plaintiff intends to claim in the action for any relief against the estate.
- (2) Where no such claim is made against the estate the plaintiff shall file an affidavit verifying the death of the defendant with whom adultery is alleged to have been committed and in all proceedings in the action thereafter the words "now deceased" shall be added immediately after the name of the deceased defendant in the style of cause and the action may be continued without notice to the legal representative of such defendant.
- 779. Where a legal representative of a deceased person with whom adultery is alleged to have been committed has not been made a defendant any person desiring to represent such deceased person may apply to a Judge for leave to be added as a defendant.
- 780. The statement of claim shall be filed at the time the writ is issued and shall be served therewith.
- 781.—(1) The statement of claim shall include the following particulars:—
 - (a) A short statement of the relief claimed;
 - (b) The place and date of the marriage;
 - (c) The name and status of the wife before the marriage;
 - (d) The address of the wife at the date of the issue of the writ;
 - (e) The birthplace of the husband;
 - (f) The domicile of the husband at the time of the marriage;
 - (g) The occupation, address and domicile of the husband at the date of the issue of the writ;
 - (h) Whether any party to the action is an infant or under any other disability and, if so, the age of such party or the nature of such other disability;
 - (i) If the wife is the plaintiff and claims to be entitled to maintain an action in Ontario by reason of *The Divorce Jurisdiction Act, 1930*, all the facts upon which such claim of right is founded;
 - (j) The principal places of residence where the spouses have cohabited;

- (k) Whether there has been issue of the marriage and, if so, the names and dates of birth of all living children and, in the case of any child under sixteen years of age, full particulars of its past, present and proposed homes, maintenance and education;
- (l) A statement of all previous proceedings instituted with reference to the marriage or to any child thereof, including applications to the Parliament of Canada, actions for alimony, or applications under any statute, and the result of such proceedings;
- (m) The matrimonial offences alleged or the other grounds upon which relief is sought, the same to be set out fully in separate paragraphs with the name and address of every known person with whom a matrimonial offence is alleged to have been committed;
- (n) If such be the case, that any person with whom a matrimonial offence is alleged to have been committed has died before the issue of the writ;
- (o) Where the writ includes a claim for custody of the children, full particulars of the facts upon which such claim is founded;
- (p) The existence of any separation agreement or any financial arrangement between the spouses;
- (g) Where the writ includes a claim for alimony or maintenance in favour of the plaintiff or for maintenance of the children of the marriage, a statement of the income and property of the respective spouses in so far as they are within the knowledge or belief of the plaintiff.
- (2) The statement of claim shall conclude with a prayer setting out full particulars of the relief claimed including.—
 - (i) Any claim for dissolution or annulment of marriage;
 - (ii) Any claim for custody of children;
 - (iii) Any claim for interim alimony or maintenance;
 - (iv) Any claim for alimony or maintenance;
 - (v) Any claim for costs;
 - (vi) In appropriate cases, a prayer that the Court will exercise its discretion in favour of the plaintiff notwithstanding the commission of a matrimonial offence; and
 - (vii) Any other claim.
- 782.—(1) Every statement of claim shall be supported by an affidavit of the plaintiff verifying the facts alleged of which the deponent has personal knowledge and deposing as to belief in the truth of the other facts alleged and stating that the plaintiff has not in any way been accessory to or connived at or condoned any matrimonial offence alleged and that no collusion exists between the plaintiff and any defendant.
- (2) Such affidavit shall be contained in the same document as the statement of claim and shall be at the foot or end thereof.
- 783.—(1) Where a party who has been guilty of a matrimoni I offence intends to ask at the hearing that the discretion of the Court shall be exercised in his favour
 - (a) the statement of claim or counterclaim shall contain a special prayer to this effect, and

- (b) a statement signed by such party setting forth all the facts relating to such offence and the grounds upon which the exercise of the discretion is asked shall be placed in a sealed envelope and filed with the statement of claim or counterclaim as the case may be.
- (2) Such statement shall be open to the inspection of the Attorney-General but, except by the direction of a Judge given at any time prior to the final disposition of the action, shall not be open to inspection by any other person.
- (3) The Judge presiding at the trial may peruse the statement and may order it to be re-sealed or to be communicated to the opposite party or to be otherwise dealt with as he sees fit.
- 784.—(1) Unless otherwise ordered in special circumstances by a Judge the writ and all papers required to be served therewith shall be served on the defendants personally.
- (2) The provisions of Rule 15 shall not apply to such service.
- (3) Such service shall be made by some person other than the plaintiff.
- (4) The person who serves the writ shall, at the time of such service, request each defendant to sign in his presence the acknowledgment of service endorsed on the writ and shall sign his name as witness to any signature thereto.
- (5) The affidavit of service shall state fully the means of knowledge of the deponent as to the identity of the person served and that the defendant served has been requested to sign the acknowledgment of service, giving the result of such request.
- 785. Where the name of the defendant with whom adultery is alleged to have been committed is known but such defendant cannot be found a Judge may dispense with service upon such defendant of the writ and other documents provided no claim for relief is made against such defendant, or, if made, is abandoned.
- 786.—(1) In actions to be tried elsewhere than at Toronto the plaintiff may serve with the writ of summons and statement of claim a notice (Form 32A) that in default of appearance the action will be set down for trial at a sittings of the Court commencing after the expiration of 30 days from the time limited for appearance and in such case no further notice of trial shall be necessary if the action is set down for trial and tried accordingly.
- (2) In actions to be tried at Toronto without a jury the plaintiff may serve with the writ of summons and statement of claim a notice (Form 33A) that in default of appearance the action will be set down for trial within sixty days of such default and where the action is so set down no further notice of trial shall be necessary.
- (3) In all other cases notice of trial shall be served and where the defendant is not represented by a solicitor the service shall be personal unless otherwise ordered in special circumstances by a Judge.
- 787. Where an action is not tried or disposed of at the sittings at which it is entered a Judge presiding at such sittings may dispense with further notice of trial.
- 788. Where there has been default of appearance or defence no judgment shall be pronounced unless and until it is clearly shown at the trial of the action that the persons served were the defendants in the action.
- 789.—(1) The statement of claim may be amended without leave before service thereof.

- (2) After service of the writ and statement of claim notice of any application to amend the same shall, unless otherwise ordered, be served on every defendant who has entered an appearance.
- (3) The amendment shall be made by filing a fresh copy of the statement of claim as amended verified by an affidavit complying with the provisions of Rule 782.
- (4) Unless otherwise ordered, the amended writ or statement of claim with the affidavit of verification and any order granting leave to amend shall be served upon the defendants but service shall not be dispensed with where a new cause of action is added.
- 790. Any order as to substituted service in a matrimonial cause shall be made by a Judge.
- 791.—(1) Where a defendant seeks relief in the action he shall deliver a counterclaim.
- (2) The rules relating to a matrimonial cause shall apply, *mutatis mutandis*, to a counterclaim.
- 792. No judgment shall be entered in a matrimonial cause upon the consent of the parties or admissions or in default of appearance or of pleading or otherwise than after a trial.
- 793.—(1) Unless otherwise ordered by a Judge, a matrimonial cause shall be tried by a Judge without the intervention of a jury.
- (2) When the trial is with a jury, a general verdict shall not be taken but any question of fact shall be determined by the jury upon written questions submitted to them.
- (3) Notwithstanding that an order has been made for trial with a jury, the Judge presiding at the trial may in his discretion try any issue arising in the action without the intervention of the jury.
- 794.—(1) The Judge presiding at the trial may direct that the trial shall be adjourned either until a later named day in the same sittings or until a later named sittings and that notice of the action and of the state of the cause and copies of all pertinent documents including a transcript of evidence shall be delivered to the Attorney-General, who shall be at liberty to intervene in the action and to attend upon the trial and call such evidence as he may be advised.
- (2) The Judge may give such directions for taking the evidence *de novo* or for the use of a transcript of the evidence already taken as to him shall seem proper.
- 795.—(1) Every judgment for the dissolution of marriage or for the annulment of marriage shall be a judgment nisi not to be made absolute until after the expiration of three months from the pronouncing thereof.
- (2) The provisions of Rules 175 and 176 shall not apply to the time prescribed by the preceding subsection of this Rule.
- 796.—(1) The judgment nisi shall be served upon the defendant spouse within one month from its pronouncement unless such service is dispensed with by the Judge presiding at the trial of the action.
- (2) Service shall be personal unless the person to be served is represented by a solicitor or unless a Judge otherwise orders.
- (3) Either before or after the expiry of the time within which such service is to be effected, the time for such service may be extended by a Judge but in no case shall judgment absolute be granted before the expiry of one month from the date of such service.
- (4) Upon the copy of the judgment nisi served shall be endorsed a notice signed by the plaintiff or his solicitor, in the words following or to the like effect:

То			 	٠.			. (inserting	name	of
defendant	spous	e)					, 8		,

Take notice that after the expiration of three months from the date of this judgment or after the expiration of one month from the day of service of this judgment upon you, whichever shall be the longer period of time, judgment absolute may be granted upon the application of the plaintiff dissolving your marriage (or annulling your marriage as the case may be) without further notice to you unless in the meantime you deliver or cause to be delivered to the Registrar of the Supreme Court of Ontario at Osgoode Hall, Toronto (or, in cases where the writ was issued elsewhere than at Toronto, to the Local Registrar of the Supreme Court of Ontario at his office in the Court House in....) and to the undersigned at. (giving an address for service) a written notice that you desire to show cause why judgment absolute should not be granted in this action.

Signed									
Address									

- 797. During the period between the pronouncement of the judgment nisi and the granting of the judgment absolute, any person may intervene or may give notice of desire to show cause why the judgment should not be made absolute by reason of the same having been obtained by collusion or by fraud or by reason of material facts not brought before the Court or for any other valid reason.
- 798. At any stage of the action the Attorney-General may intervene for the purpose of showing collusion or fraud or of bringing any evidence before the Court.
- 799. Where the Attorney-General or any other person desires to intervene or to show cause why the judgment should not be made absolute he shall file a notice in the office in which the action was commenced and shall serve copies thereof upon all parties to the action and thereafter he shall be served with notice of all proceedings in the action.
- 800.—(1) Where notice of intervention or notice of desire to show cause why the judgment should not be made absolute has been filed and served the person giving such notice or any party to the action may apply to a Judge for directions.
- (2) The Judge may dispose of the matter in a summary way or may direct the trial of an issue and may direct the delivery of pleadings and particulars and the production of documents for the purpose of such trial and may permit examinations for discovery.
- (3) The trial may take place at any sittings of the Court in such manner and at such time and place as the Judge may direct and appoint.
- (4) Upon the hearing or trial of any such matter the judgment nisi may be varied or vacated or the Court may direct further enquiry or make such other order as justice may require.
- (5) Where any such notice has been filed the judgment shall not be made absolute until there has been a final disposition of the matter.
- 801.—(1) Application for judgment absolute shall be made by the plaintiff filing in the office in which the writ was issued at any time after the expiration of the period which must intervene before such judgment may be made absolute
 - (a) a notice of application in accordance with Form 133 signed after the expiration of the said period and within 10 days of the date of filing thereof; and

- (b) an affidavit of the plaintiff made after the expiration of the said period and within 10 days of the date of the filing of the application that the deponent has not, since the granting of the judgment nisi, cohabited with the defendant spouse; and, where necessary, the particulars required by Rule 802; and
- (c) the original judgment nisi or a certified copy thereof; and
- (d) unless service of the judgment nisi has been dispensed with, an affidavit proving service of same.
- (2) The Registrar or Local Registrar shall thereupon cause a search to be made of the records of the Court to ascertain whether any intervention is pending or whether a notice of desire to show cause why judgment should not be granted has been filed and shall issue a certificate of such search.
- (3) In the case of a Local Registrar he shall then transmit the documents mentioned in sub-paragraph (1) together with his certificate of such search to the Registrar.
- (4) The Registrar shall in all cases cause a further search to be made to ascertain whether any appeal from the judgment nisi is pending and shall issue a certificate of such search.
- (5) The Registrar shall forthwith place the application on the list of cases to be posted under Rule 234 (3) for hearing but it shall not be necessary for counsel to appear in the first instance.
- (6) The Judge presiding at the hearing, upon being satisfied that service of the judgment nisi was duly effected or that service was dispensed with and that no appeal or intervention is pending and that no notice of desire to show cause why the judgment should not be made absolute has been delivered or, if delivered, has been disposed of, may grant judgment absolute dissolving or annulling the marriage.
- (7) In the case of an action commenced elsewhere than at Toronto the Registrar shall certify to the Local Registrar when judgment absolute has been granted and the judgment shall be settled by the proper officer in whose office the action was commenced, unless any party affected applies to the Registrar at Toronto to settle the same or to reconsider the settlement of the same by the local officer.
- (8) If the Judge decides that judgment absolute should not be granted in the first instance, he shall adjourn the hearing of the application and direct that notification of such adjournment be given to the applicant by the Registrar, or in actions commenced elsewhere than at Toronto by the Local Registrar, and he may direct that the applicant serve notice of the application on any person who appears to be interested therein.
- (9) The Judge giving such direction shall state shortly his reasons in writing.
- (10) Where the hearing of the application has been adjourned in the first instance any party may apply to have the application disposed of at any sittings of the Court and a Judge may make such order as he sees fit.
- 802. If the application for judgment absolute is made after the expiration of six months from the pronouncement of the judgment nisi the affidavit of the plaintiff shall account for the delay and it shall also be shown by affidavit whether any motion has been launched under Rule 803.
- 803. If the application for judgment absolute is not made by the party entitled to move within six months

after the pronouncement of the judgment nisi, any other party to the action may apply to have the judgment nisi vacated and the action dismissed for want of prosecution.

804. The affidavits required of a party by these Rules shall not be necessary if such party is a mentally incompetent person or is a person who has been declared incapable under the provisions of *The Mental Incompetency Act*, but the committee, next friend or guardian of such party shall, in lieu thereof, file an affidavit showing that he has made careful inquiry into the facts and that to the best of his knowledge, information and belief the facts required to be deposed to if the party were mentally competent are true.

805. An order may be made for payment of a wife's interim disbursements by her husband.

- 806.—(1) These Rules shall come into force on the 1st of March, 1949, and shall apply to all actions commenced on or after that date and to the procedure subsequent to judgment nisi where the judgment nisi has been thereafter granted in any action commenced prior to the 1st of March, 1949.
- (2) CHAPTER XXXII of the Rules of Practice and Procedure is hereby repealed as of the 1st of March, 1949, save as to the procedure subsequent to the granting of the judgment nisi where the same has been granted prior to that date and to the procedure up to the granting of judgment nisi in all actions commenced pior to such date.
- 5. WAR EMERGENCY RULES of Ontario Regulations 261/44 as amended by Ontario Regulations 54/46 are repealed.
- 6. The APPENDIX OF FORMS of Ontario Regulations 261/44 is amended by adding, effective as of March 1st, 1949, the following Forms thereto:—

No. 1A.

Writ of Summons (Matrimonial Cause)
(Rule 773)

In the Supreme Court of Ontario.

Between

A.B.

Plaintiff

-and-

C.D. and E.F.

Defendants.

Name and title of Sovereign

To C.D., of

in the County of

and

E.F., of

in the County of

We command you that if you wish to defend this action you must

- (a) within ten days after the service on you of this writ, and of the plaintiff's statement of claim delivered herewith, inclusive of the day of such service, cause an appearance to be entered for you in this action; and
- (2) within ten days after the entry of such appearance deliver your statement of defence, if any.

AND TAKE NOTICE that in default of your so doing the plaintiff may proceed therein, and (subject to Rules of Court) you will not be entitled to notice of any further proceedings and you may be deemed to have admitted the plaintiff's claim and judgment may be given in your absence on the plaintiff's own showing.

IN WITNESS WHEREOF this writ is signed for the Supreme Court of Ontario by Registrar of the said Court at Toronto (or by Local Registrar of the said Court at this day of , 19

(Seal)

(Signature of Officer)

Memorandum to be subscribed on the writ.

N.B.—this writ is to be served within 12 calendar months from the date thereof, or if renewed, within 12 calendar months from the date of such renewal, including the day of such date, and not afterwards.

Appearance may be entered at the office at

Indorsements to be made on the writ.

The plaintiff's claim is for dissolution (or annulment) of the marriage solemnized between the plaintiff and the defendant C.D. on the day of

(Add short statement of any other claims being made)

Further indorsement to be made on the writ.

NOTE: The person who serves this writ shall at the time of such service request each defendant to sign in his presence the following form of acknowledgment of service and shall sign his name as witness to any signature thereto:—

I am the person named as a defendant in this action.

I have this day received a copy of the writ and of the statement of claim in this action.

WITNESS

DATED.....

SIGNED.....

Indorsement to be made on the writ within three days after service thereof.

This writ was served by defendant or one of the defendants] on day of c.D. [the defendants] on day of c.D. [the

This memorandum is made this , 19 .

day of

X.Y.

(Signature) Address

No. 2A.

Writ of Summons for service out of Ontario (Matrimonial Cause) (Rule 773)

In the Supreme Court of Ontario.

Between

A.B.

Plaintiff

—and— C.D. and E.F.

Defendants.

Name and title of Sovereign

To C.D., of

We command you, C.D., that if you wish to defend this action you must

- (1) within [here insert the number of days directed by the order allowing service] after the service on you of this writ [or notice of this writ as the case may be], and of the plaintiff's statement of claim delivered herewith, inclusive of the day of such service, cause an appearance to be entered for you in this action; and
- (2) within ten days after the entry of such appearance deliver your statement of defence, if any.

AND TAKE NOTICE that in default of your so doing the plaintiff may proceed therein, and (subject to Rules of Court) you will not be entitled to notice of any further proceedings and you may be deemed to have admitted the plaintiff's claim and judgment may be given in your absence on the plaintiff's own showing.

IN WITNESS WHEREOF this writ is signed for the Supreme Court of Ontario by Registrar of the said Court at Toronto (or by Local Registrar of the said Court at) this day of

19

(Seal)

(Signature of Officer)

Memorandum to be subscribed on the writ.

N.B.—This writ is to be served within 12 calendar months from the date thereof, or if renewed, within 12 calendar months from the date of such renewal, including the day of such date, and not afterwards.

This writ is to be used where the defendant or all the defendants or one or more defendant or defendants is or are out of Ontario. When the defendant to be served is not a British subject, and is not in British dominions, notice of the writ, and not the writ itself, is to be served upon him.

Appearance may be entered at the office at

Indorsements to be made on the writ.

The plaintiff's claim is for dissolution (or annulment) of the marriage solemnized between the plaintiff and the defendant C.D. on the day of

(Add short statement of any other claims being made)

Further indorsement to be made on the writ.

NOTE: The person who serves this writ shall, at the time of such service, request each defendant to sign in his presence the following form of acknowledgment of service and shall sign his name as witness to any signature thereto:—

I am the person named as a defendant in this action.

I have this day received a copy of the writ and of the statement of claim in this action.

WITNESS

DATED.....

SIGNED.....

Indorsement to be made on the writ within three days after service thereof.

This writ was served by (the defendant *or* one of the defendants) on day of , 19 . the

This memorandum is made this

day of

(Signature) Address X.Y.

No. 3A.

Notice of writ to be served out of Ontario where the defen-dant is not a British subject (Matrimonial Cause) (Rule 773)

In the Supreme Court of Ontario.

A.B.

Plaintiff

-and-

C.D. and E.F.

Defendants.

To E.F., of

Take notice that A.B., of has commenced an action against you, E.F., in His Majesty's Supreme Court of Ontario, by writ of that Court, dated the day of A.D.

19; which writ is endorsed as follows [copy in full] the indorsements of claim].

And take notice that, if you wish to defend this action you are required

- (1) within [here insert the number of days directed by the order allowing service] after the receipt of this notice and of the plaintiff's statement of claim, to be served herewith, inclusive of the day of such receipt, to cause an appearance to be entered for you in the said Court to the said action; and
- (2) within ten days after the entry of such appear-

AND TAKE NOTICE that in default of your so doing the said A.B. may proceed therein, and (subject to Rules of Court) you will not be entitled to notice of any further proceedings and you may be deemed to have admitted the plaintiff's claim and judgment may be given in your absence on the plaintiff's own showing.

Appearance may be entered at the office at

Dated, etc.

X, Y, of

Solicitor for A.B.

etc.

N.B.—This notice is to be used when the person to be served is not a British subject, and is not in British dominions.

> Further indorsement to be made on the notice of the writ.

NOTE:—The person who serves this notice shall at the time of such service request the person served to sign in his presence the following form of acknowledgment of service and shall sign his name as witness to any signature thereto:-

I am the person named as a defendant in this action.

I have this day received a copy of the notice of the writ and of the statement of claim in this action.

WITNESS

DATED.....

SIGNED.....

Indorsement to be made on the notice of the writ after service thereof.

This notice was served by me on E.F. (the defendant or one of the defendants) on , the , 19 day of

This memorandum is made on , 19 day of

(Signature) Address

No. 32A.

Special Notice of Trial for Matrimonial Causes to be tried elsewhere than at Toronto Rule 786 (1).

Take notice that in default of appearance this action will be set down for trial at the sittings of this Court at commencing on the , 19

No. 33A.

Special Notice of Trial for Matrimonial Causes (Toronto Non-Jury Sittings) [Rule 708 (2)].

Take notice that in default of appearance this action will be set down for trial at the Toronto non-jury sittings within 60 days from such default.

No. 133.

Notice of Application for Judgment Absolute (Rule 801).

, in the County of saction for the of solicitor in this action for the above named plaintiff (or plaintiff by counterclaim) give notice that application is hereby made for judgment absolute in this action and I hereby certify that

- (1) No appeal from the judgment nisi herein, dated day of , 19 , has been the served upon me or upon my firm, and
- (2) No notice of intervention or of desire to show cause why the judgment should not be made absolute has been served upon me or upon my firm.

Signed this

day of

, 19

10

(Signature)..... Address....

(NOTE:-Where a notice of appeal or intervention or of a desire to show cause has been given in the action the certificate of the solicitor shall state the fact and shall certify as to the disposition thereof.)

7. TARIFF "A" of Ontario Regulations 261/44 relating to fees to be allowed solicitors in the Supreme Court is amended, effective as of March 1st, 1949, by inserting the following as Item 11A:-

11A. Application for judgment absolute in a matrimonial cause where counsel not required to attend.....

8. TARIFF "B" of Ontario Regulations 261/44 relating to disbursements payable in the Supreme Court is the following item:-

On filing application for judgment absolute

9. TARIFF "B" of Ontario Regulations 261/44 relating to disbursements payable in the Supreme Court is amended, effective as of March 1st, 1949, by adding the word "other" immediately after the word "every" item shall read as follows:-

On every other filing (except praecipes in the Accountant's Office).....

50 (2389)

the

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THE GAME AND FISHERIES ACT, 1946

O. Reg. 272/48.
Open Season for Deer in Middlesex
County, 1948.
New.
Made—25th November, 1948.
Filed—30th November, 1948, 2.30 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR DEER IN MIDDLESEX COUNTY FOR 1948

- 1. Deer may be hunted, killed or destroyed in the townships of Delaware and Mosa in the County of Middlesex from the 2nd to the 4th of December, both inclusive, in the year 1948.
 - 2. Only shot-guns may be used.

(2390)

THE CHEESE AND HOG SUBSIDY ACT, 1948

O. Reg. 273/48. Cheese Subsidy. Revoking O. Reg. 201/48. Made—25th November, 1948. Filed—30th November, 1948, 3.40 p.m.

REGULATIONS MADE UNDER THE CHEESE AND HOG SUBSIDY ACT, 1941, AS CON-TINUED BY THE CHEESE AND HOG SUBSIDY ACT, 1948

Ontario Regulations 201/48 are revoked.

(2391)

THE CHANGE OF NAME ACT, 1948

O. Reg. 274/48. Fees. Replacing O. Reg. 244/44. Made—2nd December, 1948. Filed—4th December, 1948, 11.30 a.m.

REGULATIONS MADE UNDER THE CHANGE OF NAME ACT, 1948

- 1.—(1) The fee upon an application shall be,—
- (a) (i) \$15; and

- (ii) \$1 for each person, other than the applicant, included in the application; and
- (b) payable to the clerk of the court in which the application is made.
- (2) Where the application is granted, the clerk of the court shall, out of the fee paid upon the application,—
 - (a) retain,—
 - (i) \$10; and
 - (ii) 50 cents for each person, other than the applicant, included in the application; and
 - (b) forward the balance to the Registrar-General at Toronto.
- (3) Where the application is refused the clerk of the court shall, out of the fee paid upon the application.—
 - (a) retain \$5; and
 - (b) return the balance to the applicant.
- 2.—(1) A certificate of an order effecting a change of name shall be in Form 1.
 - (2) The fee for the certificate shall be,—
 - (a) (i) \$1; and
 - (ii) 30 cents a folio for each folio in excess of two; and
 - (b) payable to the clerk of the court giving the certificate.
 - 3. Ontario Regulations 244/44 are revoked.

FORM 1

THE CHANGE OF NAME ACT, 1948

CERTIFICATE OF AN ORDER EFFECTING A CHANGE OF NAME

Under The Change of Name Act, 1948, and the regulations, I certify that the following is a true copy of an order made by His Honour Judge of the County Court of the County of District on the day of ,

Dated at this day of ,

(Clerk of the Court)

50

(2420)

Publications Under The Regulations Act, 1944

DECEMBER 18th, 1948

THE GENERAL SESSIONS ACT

O. Reg. 275/48.
Amending O. Reg. 251/48.
Sittings in Carleton and Simcoe.
Made—9th December, 1948.
Filed—11th December, 1948, 11.30 a.m.

REGULATIONS MADE UNDER THE GENERAL SESSIONS ACT

- 1. Clause b of regulation 2 of Ontario Regulations 251/48 is revoked and the following substituted therefor:
 - (b) the sittings of the court of general sessions of the peace held in the calendar year 1949 and all succeeding years shall commence on the first Monday in June and the third Monday in October.

(2472) 51

THE COUNTY COURTS ACT

O. Reg. 276/48. Amending O. Reg. 250/48. Sittings in Carleton and Simcoe. Made—9th December, 1948. Filed—11th December, 11.35 a.m.

REGULATIONS MADE UNDER THE COUNTY COURTS ACT

- 1. Clause b of regulation 2 of Ontario Regulations 250/48 is revoked and the following substituted therefor:
 - (b) the sittings of the county courts for the trial of issues of fact and the assessments of damages, with or without a jury, held in the calendar year 1949 and all succeeding years shall commence on the first Monday in June and the third Monday in October.

(2473) 5

THE JUDICATURE ACT

O. Reg. 277/48. Revoking O. Reg. 10/45. Stenographic Reporters. Made—9th December, 1948. Filed—11th December, 11.40 a.m.

REGULATIONS MADE UNDER THE JUDICATURE ACT

STENOGRAPHIC REPORTERS

1. In these regulations "page" means a typewritten page containing approximately three hundred words in thirty double-spaced lines.

- 2. Shorthand notes of evidence shall be transcribed on standard evidence paper being paper approximately 12½ inches long, 8½ inches wide and 16M weight with a 2-inch ruled margin on the left side and every fifth line numbered consecutively from top to bottom.
- 3. The transcript of evidence shall contain an index showing the name of each witness with a page reference to where his examination in chief commences, his cross-examination commences and his re-examination commences, and shall contain also a list of the exhibits and their numbers.
- 4. Where the transcript of evidence consists of twenty or more pages it shall be bound on the left side in book form with covers approximately 20M weight and where it consists of fewer than twenty pages it shall be similarly bound with or without covers.
- 5. Stenographic reporters shall be entitled to take the following fees for copies of shorthand evidence—
 - For the copies required to be filed in an appeal and one copy for the appellant and one copy for the respondent,
 - (i) where three copies are required to be filed sixty cents a page of one copy for the five copies required,
 - (ii) where five copies are required to be filed sixty-five cents a page of one copy for the seven copies required, and
 - (iii) where a copy is ordered by or on behalf of the Attorney General or the counsel for the prosecution in a criminal appeal, of the above amount fifteen cents a page shall be paid by the Attorney General or the counsel for the prosecution.
 - 2. For copies other than those provided for in item 1, thirty cents a page for ribbon copy and fifteen cents a page for carbon copy.
 - 6. Ontario Regulations 10/45 are revoked.
- 7. These regulations shall come into force on the 1st day of January, 1949.

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(2474)

THE MAGISTRATES ACT

O. Reg. 278/48. Revoking O. Reg. 226/44. General. Made—9th December, 1948. Filed—11th December, 1948, 11.45 a.m.

REGULATIONS UNDER THE MAGISTRATES ACT

INSPECTION

1. The Inspector shall inspect the office, record books and other matters relating to the work of magistrates at such times as he may deem proper and expedient.

RECORD BOOKS

- 2.—(1) Every magistrate shall keep a record book in the form prescribed by the Inspector and shall enter therein a record of every case disposed of by him.
- (2) Every case entered in the record book shall be alphabetically indexed under the name of the defendant or the accused.

SAFE-KEEPING OF DOCUMENTS

3. Every magistrate shall cause all papers, documents and exhibits filed in or relating to any case entered in the record book to be kept filed in his office or in a vault or other place of safe-keeping except such papers, documents and exhibits as in his opinion it is not necessary to retain and preserve.

COSTS

- 4. The costs in each case shall be itemized on the back of the information.
- 5.—(1) Every magistrate shall on or before the 10th day of each month transmit to the Inspector in duplicate, in the form prescribed by the Inspector, a return of the cases disposed of by him.
- (2) The return shall be accompanied by a cheque in favour of the Treasurer of Ontario for all sums in the hands of the magistrate payable to Ontario.
- (3) A copy of the return shall be transmitted to the clerk of the peace for every county and district in which cases appearing in the return have been disposed of.

EXPENSES

6. Every magistrate shall on or before the 25th day of each month transmit to the Inspector in duplicate a statement of the travelling and other expenses incurred by him and the statement shall be accompanied by vouchers for all expenditures in excess of \$1.

SENIOR MAGISTRATE FOR TORONTO

- 7. The senior magistrate for the City of Toronto shall,—
 - (a) designate the courts to be held by magistrates for the City of Toronto according to the classes of cases to be dealt with in such courts;
 - (b) allocate to each court the classes of cases to be dealt with therein;
 - (c) assign to each court one or more magistrates;
 - (d) determine all matters of difference that may arise as to the proper court in which any particular case shall be dealt with;
 - (e) investigate complaints that may arise as to the conduct of magistrates or any of the officers employed in connection with the courts;
 - (f) give such directions as he may deem desirable for the better conduct of the business of the court;
 - (g) arrange for the sittings of the courts and fix the time and place at which the sittings may be held; and
 - (h) ensure that the returns from magistrates required by law are duly made.

STENOGRAPHIC REPORTERS

8. In regulations 9 to 16 "page" means a typewritten page containing approximately three hundred words in thirty double-spaced lines.

- 9.—(1) The Lieutenant-Governor in Council may appoint a stenographic reporter for any magistrate's court at such salary as is fixed by Order-in-Council.
- (2) The salary shall be paid by the municipality which the magistrate's court serves, or if it serves more than one municipality or parts of more than one municipality, it shall be paid by them in such proportion as is fixed by Order-in-Council.
- 10. Shorthand notes of evidence shall be transcribed on standard evidence paper being paper approximately 12½ inches long, 8½ inches wide and 16M weight with a 2-inch ruled margin on the left side and every fifth line numbered consecutively from top to bottom.
- 11. The transcript of evidence shall contain an index showing the name of each witness with a page reference to where his examination in chief commences, his cross-examination commences, and shall contain also a list of the exhibits and their numbers, and where it is ordered in connection with an appeal it shall contain a transcript of the reading of the charge, the plea, the putting of the accused to his election, the election, the remarks of the magistrate on passing sentence and the sentence.
- 12. Where the transcript of evidence consists of twenty or more pages it shall be bound on the left side in book form with covers approximately 20M weight and where it consists of fewer than twenty pages it shall be similarly bound with or without covers.
- 13. Stenographic reporters shall be entitled to take the following fees for copies of shorthand evidence—
 - For the copies required to be filed in an appeal and one copy for the appellant and one copy for the respondent,
 - (i) where three copies are required to be filed sixty cents a page of one copy for the five copies required,
 - (ii) where five copies are required to be filed sixty-five cents a page of one copy for the seven copies required, and
 - (iii) where a copy is ordered by or on behalf of the Attorney General or the counsel for the prosecution in a criminal appeal, of the above amount fifteen cents a page shall be paid by the Attorney General or the counsel for the prosecution.
 - 2. For copies other than those provided for in item 1, thirty cents a page for ribbon copy and fifteen cents a page for carbon copy, except as provided in section 691 of the *Criminal Code* (Canada) where the fees shall be as therein provided.
- 14.—(1) A magistrate who has not the services of a stenographic reporter on salary, upon the written request of a party to a proceeding before him, may engage the services of a stenographic reporter to take the evidence.
- (2) A stenographic reporter engaged under this regulation shall be entitled to a fee at the rate of \$2.50 an hour for the time he is actually engaged in court but not more than \$10 in any day.
- (3) Where it is necessary to engage a stenographic reporter who does not carry on business in the city, town, village or township in which the proceeding is held, he shall be entitled to remuneration for his actual travelling expenses and for the time necessarily spent in travelling from his usual place of business to the place in which the proceeding is held and return at at the rate of \$2.50 an hour but not more than \$10 in any day.

- 15.—(1) The stenographic reporter's fees and remuneration shall, where lawful, be included in the costs that the magistrate may order to be paid by the parties to the proceeding.
- (2) Where the fees and remuneration of a stenographic reporter not on salary are not paid under sub-regulation 1 they shall be paid,—
 - (a) where the offence was committed in a county, by the county but if the fine, if any, is payable to another municipality then they shall be paid by the other municipality;
 - (b) where the offence was committed in a municipality in a provisional judicial district, by the municipality; and
 - (c) where the offence was committed in unorganized territory, by the Province.
- 16. Where evidence is taken by a stenographic reporter on salary an amount calculated at \$2.50 an hour for the time he is actually engaged in court, but not more than \$10 in any day, shall, where lawful, be included in the costs that the magistrate may order to be paid by the parties to the proceeding and shall be paid over by the magistrate to the municipality that pays the salary of the stenographic reporter.
 - 17. Ontario Regulations 226/44 are revoked.
- 18. These regulations shall come into force on the 1st day of January, 1949.

(2475) 51

THE LABOUR RELATIONS ACT, 1948

O. Reg. 279/48. Replacing O. Regs. 47/47 and 31/48. General. Made—9th December, 1948. Filed—11th December, 1948, 11.50 a.m.

REGULATIONS MADE UNDER THE LABOUR RELATIONS ACT, 1948

INTERPRETATION

- 1.-(1) In these regulations,-
- (a) "bargaining agent" means a trade union that acts on behalf of employees,
 - (i) in collective bargaining; or
 - (ii) as a party to a collective agreement with their employer;
- (b) "certified bargaining agent" means a bargaining agent that has been certified under the Act or these regulations and the certification of which has not been revoked;
- (c) "collective agreement" means an agreement in writing between an employer or an employers' organization acting on behalf of an employer, on the one hand, and a bargaining agent of his employees, on behalf of the employees, on the other hand, containing terms or conditions of employment of employees including provisions with reference to rates of pay and hours of work;
- (d) "collective bargaining" means negotiating with a view to the conclusion of a collective agreement or the renewal or revision thereof, as the case

- may be; and "bargaining collectively" and "bargain collectively" have corresponding meanings;
- (e) "Conciliation Board" means a Board of Conciliation and Investigation appointed by the Minister in accordance with regulation twentyeight;
- (f) "Conciliation Officer" means a person whose duties include the conciliation of disputes and who is under the control and direction of the Minister;
- (g) "dispute" or "industrial dispute" means any dispute or difference or apprehended dispute or difference between an employer and one or more of his employees or a bargaining agent acting on behalf of his employees, as to matters or things affecting or relating to terms or conditions of employment or work done or to be done by him or by the employee or employees or as to privileges, rights and duties of the employer or the employee or employees;
- (h) "employee" means a person employed to do skilled or unskilled manual, clerical or technical work, but does not include
 - (i) a manager or superintendent, or any other person who, in the opinion of the Board, exercises management functions or is employed in a confidential capacity in matters relating to labour relations;
 - (ii) a member of the medical, dental, architectural, engineering or legal profession qualified to practise under the laws of Ontario and employed in that capacity;
- (i) "employer" means any person who employs one or more employees;
- (j) "employers' organization" means an organization of employers formed for purposes including the regulation of relations between employers and employees;
- (k) "lockout" includes the closing of a place of employment, a suspension of work or a refusal by an employer to continue to employ a number of his employees, done to compel his employees, or to aid another employer to compel his employees, to agree to terms or conditions of employment;
- (l) "parties" with reference to the appointment of, or proceedings before a Conciliation Board means the parties who are engaged in the collective bargaining or the dispute in respect of which the Conciliation Board is or is not to be established;
- (m) "strike" includes a cessation of work, or refusal to work or to continue to work, by employees, in combination or in concert or in accordance with a common understanding;
- (n) "to strike" includes to cease work, or to refuse to work or to continue to work, in combination or in concert or in accordance with a common understanding;
- (o) "trade union" or "union" means any organization of employees formed for the purpose of regulating relations between employers and employees but shall not include an employerdominated organization; and
- (p) words importing the masculine gender include corporations, trade unions and employers' organizations, as well as females.

- (2) No person shall cease to be an employee within the meaning of these regulations by reason only of his ceasing to work as the result of a lockout or strike or by reason only of dismissal contrary to these regulations.
- (3) For the purposes of these regulations, a "unit" means a group of employees and "appropriate for collective bargaining" with reference to a unit, means a unit that is appropriate for such purposes whether it be an employer unit, craft unit, technical unit, plant unit, or any other unit and whether or not the employees therein are employed by one or more employer.

APPLICATION

2. Subject to section nine of the Act, these regulations shall be applicable to all employees whose relations with their employers are ordinarily within the exclusive legislative jurisdiction of this Legislature to regulate in the manner provided by these regulations, and to the employers thereof.

RIGHTS OF EMPLOYEES AND EMPLOYERS

- 3.—(1) Every employee has the right to be a member of a trade union and to participate in the activities thereof.
- (2) Every employer has the right to be a member of an employers' organization and to participate in the activities thereof.

RELATIONS BETWEEN EMPLOYERS AND EMPLOYEES

Unfair Labour Practices

- 4.—(1) No employer or employers' organization, and no person acting on behalf of an employer or employers' organization, shall participate in or interfere with the formation or administration of a trade union, or contribute financial or other support to it: Provided that an employer may, notwithstanding anything contained in this regulation, permit an employee or representative of a trade union to confer with him during working hours or to attend to the business of the organization during working hours without deduction of time so occupied in the computation of the time worked for the employer and without deduction of wages in respect of the time so occupied, or provide free transportation to representatives of a trade union for purposes of collective bargaining or permit a trade union the use of the employer's premises for the purposes of the trade union.
- (2) No employer, and no person acting on behalf of an employer, shall
 - (a) refuse to employ or to continue to employ any person, or otherwise discriminate against any person in regard to employment or any term or condition of employment because the person is a member of a trade union; or
 - (b) impose any condition in a contract of employment seeking to restrain an employee from exercising his rights under these regulations, and without restricting the generality of the foregoing, no employer shall deny to any employee any pension rights or benefits to which he would otherwise be entitled by reason only of his ceasing to work after the commencement of these regulations as the result of a lockout or while taking part in a concerted stoppage of work due to a labour dispute where such lockout or stoppage of work has been enforced by the employer or called by the recognized representative of such employee, as the case may be, after all steps provided or contemplated by law have been taken through negotiation, collective bargaining, conciliation and arbitration to settle such dispute or by reason only of dismissal contrary to these regulations.

- (3) No employer and no person acting on behalf of an employer shall seek by intimidation, by threat of a dismissal, or by any other kind of threat, or by the imposition of a pecuniary or other penalty, or by any other means to compel an employee to refrain from becoming or to cease to be a member or officer or representative of a trade union and no other person shall seek by intimidation or coercion to compel an employee to become or refrain from becoming or to cease to be a member of a trade union.
 - (4) Except as expressly provided, nothing in these regulations shall be interpreted to affect the right of an employer to suspend, transfer, lay off or discharge an employee for proper and sufficient cause.
 - 5. Except with the consent of the employer, no trade union and no person acting on behalf of a trade union shall attempt, at an employer's place of employment during the working hours of an employee of the employer, to persuade the employee to become or refrain from becoming or continuing to be a member of a trade union.
 - 6.—(1) Nothing in these regulations prohibits the parties to a collective agreement from inserting in the collective agreement a provision requiring, as a condition of employment, membership in a specified trade union, or granting a preference of employment to members of a specified trade union.
 - (2) No provision in a collective agreement requiring an employer to discharge an employee because such employee is or continues to be a member of, or engages in activities on behalf of a union other than a specified trade union, shall be valid.

COLLECTIVE BARGAINING

Application for Certification of Bargaining Agent

- 7.—(1) A trade union claiming to have as members in good standing a majority of employees of one or more employers in a unit that is appropriate for collective bargaining may, subject to the rules of procedure of the Board and in accordance with this regulation, make application to the Board to be certified as bargaining agent of the employees in the unit.
- (2) Where no collective agreement is in force and no bargaining agent has been certified under the Act or these regulations for the unit, the application may be made at any time.
- (3) Where no collective agreement is in force but a bargaining agent has been certified under the Act or these regulations for the unit, the application may be made after the expiry of twelve months from the date of certification of the bargaining agent, but not before, except with the consent of the Board.
- (4) Where a collective agreement is in force, the application may be made at any time after the expiry of ten months of the term of the collective agreement, but not before, except with the consent of the Board.
- (5) Two or more trade unions claiming to have as members in good standing of the said unions a majority of employees in a unit that is appropriate for collective bargaining, may join in an application under this regulation and the provisions of these regulations relating to an application by one union and all matters or things arising therefrom, shall apply in respect of the said application and the said unions as if it were an application by one union.
- 8. Where a group of employees of an employer belong to a craft or group exercising technical skills, by reason of which they are distinguishable from the employees as a whole and the majority of the group are members of one trade union pertaining to such craft or other skills, the trade union may apply to the Board subject to the provisions of regulation seven,

and shall be entitled to be certified as the bargaining agent of the employees in the group if the group is otherwise appropriate as a unit for collective bargaining.

Certification

- 9.—(1) Where a trade union makes application for certification under these regulations as bargaining agent of employees in a unit, the Board, in determining whether the unit in respect of which the application is made is appropriate for collective bargaining, may, before certification, if it deems it appropriate to do so, include additional employees in, or exclude employees from, the unit, and shall take such steps as it deems appropriate to determine the wishes of the employees in the unit as to the selection of a bargaining agent to act on their behalf.
- (2) When, pursuant to an application for certification under these regulations by a trade union, the Board has determined that a unit of employees is appropriate for collective bargaining
 - (a) if the Board is satisfied that the majority of the employees in the unit are members in good standing of the trade union; or
 - (b) if, as a result of a vote of the employees in the unit, the Board is satisfied that a majority of them have selected the trade union to be a bargaining agent on their behalf;

the Board may certify the trade union as the bargaining agent of the employees in the unit.

- (3) Where an application for certification under these regulations is made by a trade union claiming to have as members in good standing a majority in a unit that is appropriate for collective bargaining, which includes employees of two or more employers, the Board shall not certify the trade union as the bargaining agent of the employees in the unit unless
 - (a) all employers of the said employees consent thereto; and
 - (b) the Board is satisfied that the trade union might be certified by it under this regulation as the bargaining agent of the employees in the unit of each such employer if separate applications for such purpose were made by the trade union.
- (4) The Board may, for the purposes of determining whether the majority of the employees in a unit are members in good standing of a trade union or whether a majority of them have selected a trade union to be their bargaining agent, make or cause to be made such examination of records or other inquiries as it deems necessary.
- (5) Notwithstanding anything in these regulations, no trade union, the administration, management or policy of which is, in the opinion of the Board,
 - (a) influenced by an employer so that its fitness to represent employees for the purpose of collective bargaining is impaired; or
 - (b) dominated by an employer;

shall be certified as a bargaining agent of employees, nor shall an agreement entered into between such trade union and such employer be deemed to be a collective agreement for the purposes of these regulations.

Effect of Certification

10. Where a trade union is certified under the Act or these regulations as the bargaining agent of the employees in a unit

- (a) the trade union shall immediately replace any other bargaining agent of employees in the unit fand shall have exclusive authority to bargain collectively on behalf of employees in the unit and to bind them by a collective agreement until the certification of the trade union in respect of employees in the unit is revoked;
- (b) if another trade union had previously been certified as bargaining agent in respect of employees in the unit, the certification of the last-mentioned trade union shall be deemed to be revoked in respect of such employees; and
- (c) if, at the time of certification, a collective agreement binding on or entered into on behalf of employees in the unit is in force, the trade union shall be substituted as a party to the agreement in place of the bargaining agent that is a party to the agreement on behalf of employees in the unit, and may, notwithstanding anything contained in the agreement, upon two months' notice to the employer terminate the agreement in so far as it applies to those employees.

Revocation of Certification

11. Where in the opinion of the Board a bargaining agent no longer represents a majority of employees in the unit for which it was certified, the Board may revoke such certification and thereupon, notwithstanding regulations fourteen and fifteen, the employer shall not be required to bargain collectively with the bargaining agent, but nothing in this regulation shall prevent the bargaining agent from making an application under regulation seven.

Notice to Negotiate

- 12. Where the Board has under the Act or these regulations certified a trade union as a bargaining agent of employees in a unit and no collective agreement with their employer binding on or entered into on behalf of employees in the unit, is in force,
 - (a) the bargaining agent may, on behalf of the employees in the unit, by notice, require their employer to commence collective bargaining; or
 - (b) the employer or an employers' organization representing the employer may, by notice, require the bargaining agent to commence collective bargaining;

with a view to the conclusion of a collective agreement.

13. Either party to a collective agreement, whether entered into before or after the commencement of these regulations, may, within the period of two months next preceding the date of expiry of the term of, or preceding termination of the agreement, by notice, require the other party to the agreement to commence collective bargaining with a view to the renewal or revision of the agreement or conclusion of a new collective agreement.

Negotiation

- Where notice to commence collective bargaining has been given under regulation twelve
 - (a) the certified bargaining agent and the employer, or an employers' organization representing the employer shall, without delay, but in any case within twenty clear days after the notice was given or such further time as the parties may agree, meet and commence or cause authorized representatives on their behalf to meet and commence to bargain collectively with one another and shall make every reasonable effort to conclude a collective agreement; and

- (b) the employer shall not, without consent by or on behalf of the employees affected, decrease rates of wages or alter any other term or condition of employment of employees in the unit for which the bargaining agent is certified until a collective agreement has been concluded or until a Conciliation Board appointed to endeavour to bring about agreement has reported to the Minister and seven days have elapsed after the report has been received by the Minister, which ever is earlier, or until the Minister has advised the employer that he has decided not to appoint a Conciliation Board.
- 15. Where a party to a collective agreement has given notice under regulation thirteen to the other party to the agreement
 - (a) the parties shall, without delay, but in any case within twenty clear days after the notice was given or such further time as the parties may agree upon, meet and commence or cause authorized representatives on their behalf to meet and commence to bargain collectively and make every reasonable effort to conclude a renewal or revision of the agreement or a new collective agreement; and
 - (b) if a renewal or revision of the agreement or a new collective agreement has not been concluded before expiry of the term of, or termination of the agreement, the employer shall not, without consent by or on behalf of the employees affected, decrease rates of wages, or alter any other term or condition of employment in effect immediately prior to such expiry or termination provided for in the agreement, until a renewal or revision of the agreement or a new collective agreement has been concluded or a Conciliation Board, appointed to endeavour to bring about agreement, has reported to the Minister and seven days have elapsed after the report has been received by the Minister, whichever is earlier, or until the Minister has advised the employer that he has decided not to appoint a Conciliation Board.

Conciliation

- 16. Where a notice to commence collective bargaining has been given under these regulations and
 - (a) collective bargaining has not commenced within the time prescribed by these regulations; or
 - (b) collective bargaining has commenced;

and either party thereto requests the Minister in writing to instruct a Conciliation Officer to confer with the parties thereto to assist them to conclude a collective agreement or a renewal or revision thereof and such request is accompanied by a statement of the difficulties, if any, that have been encountered before the commencement or in the course of the collective bargaining, or in any other case in which in the opinion of the Minister it is advisable so to do, the Minister may instruct one or more Conciliation Officers to confer with the parties engaged in collective bargaining.

17. Where a Conciliation Officer fails to bring about an agreement between parties engaged in collective bargaining or in any other case where in the opinion of the Minister a Conciliation Board should be appointed to endeavour to bring about agreement between parties to a dispute, the Minister may appoint a Conciliation Board for such purpose.

COLLECTIVE AGREEMENTS

18. A collective agreement entered into by a certified bargaining agent is, subject to and for the purposes of these regulations, binding upon

- (a) the bargaining agent and every employee in the unit of employees for which the bargaining agent has been certified; and
- (b) the employer who has entered into the agreement or on whose behalf the agreement has been entered into.
- 19.—(1) Every collective agreement entered into after the commencement of these regulations shall contain a provision for final settlement without stoppage of work, by arbitration or otherwise, of all differences between the parties to or persons bound by the agreement or on whose behalf it was entered into, concerning its meaning or violation.
- (2) Where a collective agreement, whether entered into before or after the commencement of these regulations, does not contain a provision as required by this regulation, the Board shall, upon application of either party to the agreement, by order, prescribe a provision for such purpose and a provision so prescribed shall be deemed to be a term of the collective agreement and binding on the parties to and all persons bound by the agreement and all persons on whose behalf the agreement was entered into.
- (3) Every party to and every person bound by the agreement, and every person on whose behalf the agreement was entered into, shall comply with the provision for final settlement contained in the agreement and give effect thereto.
- 20.—(1) Notwithstanding anything therein contained, every collective agreement, whether entered into before or after the commencement of these regulations, shall, if for a term of less than a year, be deemed to be for a term of one year from the date upon which it came or comes into operation, or if for an indeterminate term shall be deemed to be for a term of at least one year from that date and shall not, except as provided by regulation ten or with the consent of the Board, be terminated by the parties thereto within a period of one year from that date.
- (2) Nothing in this regulation shall prevent the revision of any provision of a collective agreement, other than a provision relating to the term of the collective agreement, that under the agreement is subject to revision during the term thereof.

STRIKES AND LOCKOUTS

- 21. Where a trade union on behalf of a unit of employees is entitled by notice under these regulations to require their employer to commence collective bargaining with a view to the conclusion or renewal or revision of a collective agreement, the trade union shall not take a strike vote or authorize or participate in the taking of a strike vote of employees in the unit or declare or authorize a strike of the employees in the unit, and no employee in the unit shall strike, and the employer shall not declare or cause a lockout of the employees in the unit, until
 - (a) the bargaining agent and the employer, or representatives authorized by them in that behalf, have bargained collectively and have failed to conclude a collective agreement; and either
 - (b) a Conciliation Board has been appointed to endeavour to bring about agreement between them and seven days have elapsed from the date on which the report of the Conciliation Board was received by the Minister; or
 - (c) either party has requested the Minister in writing to appoint a Conciliation Board to endeavour to bring about agreement between them and fifteen days have elapsed since the Minister received the said request and

- (i) no notice under subregulation two of regulation twenty-eight has been given by the Minister, or
- (ii) the Minister has notified the party so requesting that he has decided not to appoint a Conciliation Board.
- 22.—(1) Except in respect of a dispute that is subject to the provisions of subregulation two of this regulation
 - (a) no employer bound by or who is a party to a collective agreement, whether entered into before or after the commencement of these regulations, shall declare or cause a lockout with respect to any employee bound by the collective bargaining agreement or on whose behalf the collective agreement was entered into; and
 - (b) during the term of the collective agreement, no employee bound by a collective agreement or on whose behalf a collective agreement has been entered into, whether entered into before or after the commencement of these regulations, shall go on strike and no bargaining agent that is a party to the agreement shall declare or authorize a strike of any such employee.
- (2) Where a collective agreement is in force and any dispute arises between the parties thereto with reference to the revision of a provision of the agreement that by the provisions of the agreement is subject to revision during the term of the agreement, the employer bound thereby or who is a party thereto shall not declare or cause a lockout with respect to any employee bound thereby or on whose behalf the collective agreement has been entered into, and no such employee shall strike and no bargaining agent that is a party to the agreement shall declare or authorize a strike of any such employees until
 - (a) the bargaining agent of such employees and the employer or representatives authorized by them on their behalf have bargained collectively and have failed to conclude an agreement on the matters in dispute; and either
 - (b) a Conciliation Board has been appointed to endeavour to bring about agreement between them and seven days have elapsed from the date on which the report of the Conciliation Board was received by the Minister; or
 - (c) either party has requested the Minister in writing to appoint a Conciliation Board to endeavour to bring about agreement between them and fifteen days have elapsed since the Minister received the said request and
 - (i) no notice under subregulation two of regulation twenty-eight has been given by the Minister, or
 - (ii) the Minister has notified the party so requesting that he has decided not to appoint a Conciliation Board.
- 23.—(1) No employee in a unit shall strike until a bargaining agent has become entitled on behalf of the unit of employees to require their employer by notice under these regulations to commence collective bargaining with a view to the conclusion or renewal or revision of a collective agreement and the provisions of regulation twenty-one or twenty-two, as the case may be, have been complied with.
- (2) No employer shall declare or cause a lockout of employees while an application for certification of a bargaining agent to act for such employees is pending before the Board.

- 24. A trade union that is not entitled to bargain collectively under these regulations on behalf of a unit of employees shall not declare or authorize a strike of employees in that unit.
- 25. Nothing in these regulations shall be interpreted to prohibit the suspension or discontinuance of operations in an employer's establishment, in whole or in part, not constituting a lockout or strike.
- 26. Notwithstanding anything contained in these regulations, any employee may present his personal grievance to his employer at any time.

CONCILIATION PROCEEDINGS

Conciliation Officers

- 27. Where a Conciliation Officer has, under these regulations, been instructed to confer with parties engaged in collective bargaining or to any dispute, he shall, within fourteen days after being so instructed or within such longer period as the Minister may from time to time allow, make a report to the Minister setting out
 - (a) the matters, if any, upon which the parties have agreed;
 - (b) the matters, if any, upon which the parties cannot agree; and
 - (c) as to the advisability of appointing a Conciliation Board with a view to effecting an agreement.

Constitution of Conciliation Boards

- 28.—(1) A Board of Conciliation and Investigation under these regulations shall consist of three members appointed in the manner provided in this regulation.
- (2) Where the Minister has decided to appoint a Conciliation Board, he shall forthwith, by notice in writing, require each of the parties within seven days after receipt by the party of the notice, to nominate one person to be a member of the Conciliation Board, and upon receipt of the nomination within the seven days, the Minister shall appoint such person a member of the Conciliation Board.
- (3) If either of the parties to whom notice is given under this regulation, fails or neglects to nominate a person within seven days after receipt of the notice, the Minister shall appoint as a member of the Conciliation Board, a person he deems fit for such purpose, and such member shall be deemed to be appointed on the recommendation of the said party.
- (4) The two members appointed under subregulations two and three shall, within five days after the day on which the second of them is appointed, nominate a third person, who is willing and ready to act, to be a member and Chairman of the Conciliation Board, and the Minister shall appoint such person a member and Chairman of the Conciliation Board.
- (5) If the two members appointed under subregulations two and three fail or neglect to make a nomination within five days after the appointment of the second such member, the Minister shall forthwith appoint as the third member and Chairman of the Conciliation Board, a person whom he deems fit for such purpose.
- (6) When the Conciliation Board has been appointed, the Minister shall forthwith notify the parties of the names of the members of the Board.
- (7) Where the Minister has given notice to parties that a Conciliation Board has been appointed under these regulations, it shall be conclusively presumed that the Conciliation Board described in the said notice has been established in accordance with the provisions of these regulations, and no order shall be made or

process entered or proceedings taken in any court to question the granting or refusal of a Conciliation Board, or to review, prohibit or restrain establishment of that Conciliation Board or any of its proceedings.

- (8) No person
- (a) who has any pecuniary interest in the matters referred to the Board; or
- (b) who is acting or has within a period of six months preceding the date of his appointment acted in the capacity of solicitor, legal adviser, counsel, or paid agent of either of the parties;

shall act as a member of a Conciliation Board.

- 29. Upon a person ceasing to be a member of a Conciliation Board before it has completed its work, the Minister shall appoint a member in his place who shall be selected in the manner prescribed by these regulations for the selection of the person who has so ceased to be a member.
- 30. Each member of a Conciliation Board shall, before acting as such, take and subscribe before a person authorized to administer an oath or affirmation, and file with the Minister, an oath or affirmation in the following form:

TERMS OF REFERENCE

- 31.—(1) Where the Minister has appointed a Conciliation Board, he shall forthwith deliver to it a statement of the matters referred to it, and may, either before or after the making of its report, amend or add to such statement.
- (2) After a Conciliation Board has made its report the Minister may direct it to reconsider and clarify or amplify the report or any part thereof or to consider and report on any new matter added to the amended statement of matters referred to it and the report of the Conciliation Board shall not be deemed to be received by the Minister until such reconsidered report is received.

PROCEDURE

- 32.—(1) A Conciliation Board shall, immediately after appointment of the Chairman thereof, endeavour to bring about agreement between the parties in relation to the matters referred to it.
- (2) Except as otherwise provided in these regulations, a Conciliation Board may determine its own procedure, but shall give full opportunity to all parties to present evidence and make representations.
- (3) The Chairman may, after consultation with the other members of the Board, fix the time and place of sittings of a Counciliation Board and shall notify the parties as to the time and place so fixed.
- (4) The Chairman and one other member of a Conciliation Board shall be a quorum, but, in the absence of a member, the other members shall not proceed unless the absent member has been given reasonable notice of the sitting.
- (5) The decision of a majority of the members present at a sitting of a Conciliation Board shall be the decision of the Conciliation Board, and in the event that the votes are equal the Chairman shall have a casting vote.

- (6) The Chairman shall forward to the Minister a detailed certified statement of the sittings of the Board, and of the members and witnesses present at each sitting.
- (7) The report of the majority of its members shall be the report of the Conciliation Board.
- 33.—(1) A Conciliation Board shall have the power of summoning before it any witnesses and of requiring them to give evidence on oath, or on solemn affirmation if they are persons entitled to affirm in civil matters, and orally or in writing, and to produce such documents and things as the Conciliation Board deems requisite to the full investigation and consideration of the matters referred to it, but the information so obtained from such documents shall not, except as the Conciliation Board deems expedient, be made public.
- (2) A Conciliation Board shall have the same power to enforce the attendance of witnesses and to compel them to give evidence as is vested in any court of record in civil cases.
- (3) Any member of a Conciliation Board may administer an oath, and the Conciliation Board may receive and accept such evidence on oath, affidavit or otherwise as it in its discretion may deem fit and proper whether admissable in evidence in a court of law or not.
- 34. A Conciliation Board or a member of a Conciliation Board or any person who has been authorized for such purpose in writing by a Conciliation Board may, without any other warrant than this regulation, at any time, enter a building, ship, vessel, factory, workshop, place, or premises of any kind wherein work is being or has been done or commenced by employees or in which an employer carries on business or any matter or thing is taking place or has taken place, concerning the matters referred to the Conciliation Board, and may inspect and view any work, material, machinery, appliance or article therein, and interrogate any persons in or upon any such place, matter or thing hereinbefore mentioned; and no person shall hinder or obstruct the Board or any person authorized as aforesaid in the exercise of a power conferred by this regulation or refuse to answer an interrogation made as aforesaid.

Report

- 35. A Conciliation Board shall, within fourteen days after the appointment of the Chairman of the Board, or within such longer period as may be agreed upon by the parties, or as may from time to time be allowed by the Minister, report its findings and recommendations to the Minister.
- 36. On receipt of the report of a Conciliation Board the Minister shall forthwith cause a copy thereof to be sent to the parties and he may cause the report to be published in such manner as he sees fit.
- 37. No report of a Conciliation Board, and no testimony or proceedings before a Conciliation Board shall be receivable in evidence in any court in Ontario except in the case of a prosecution for perjury.
- 38. Where a Conciliation Board has been appointed and at any time before or after it has made its report, the parties so agree in writing, the recommendation of the Conciliation Board shall be binding on the parties and they shall give effect thereto.

Enforcement

39. Every employer and every person acting on behalf of an employer who decreases a wage rate or alters any term or condition of employment contrary to regulation fourteen or regulation fifteen is guilty of an offence and liable on summary conviction to a fine not exceeding

- (a) five dollars in respect of each employee whose wage rate was so decreased or whose term or condition of employment was so altered, or
- (b) two hundred and fifty dollars,

whichever is the lesser, for each day during which such decrease or alteration continues contrary to these regulations.

- 40.—(1) Every person, trade union and employers' organization who violates regulation four or regulation five is guilty of an offence and liable upon summary conviction,
 - (a) if an individual, to a fine not exceeding one hundred dollars; or
 - (b) if a corporation, trade union or employers' organization, to a fine not exceeding one thousand dollars.
- (2) Where an employer is convicted for violation of paragraph (a) of subregulation two of regulation four by reason of his having suspended, transferred, laid off or discharged an employee contrary to these regulations, the convicting court, judge or magistrate, in addition to any other penalty authorized by these regulations may order the employer to pay compensation for loss of employment to the employee not exceeding such sum as in the opinion of the court, judge or magistrate, as the case may be, is equivalent to the wages, salary or other remuneration that would have accrued to the employee up to the date of conviction but for such suspension, transfer, lay-off or discharge, and may order the employer to reinstate the employee in his employ at such date as in the opinion of the court, judge or magistrate is just and proper in the circumstances in the position which the employee would have held but for such suspension, transfer, lay-off or discharge,
- (3) Every person, trade union and employers' organization who contrary to these regulations refuses or neglects to comply with any order of a court, judge or magistrate made under this regulation or any lawful order of the Board is guilty of an offence and liable or summary conviction to a fine not exceeding fifty dollars for each day during which such refusal or failure continues.
- 41.—(1) Every employer who declares or causes a lockout contrary to these regulations is guilty of an offence and liable upon summary conviction to a fine not exceeding two hundred and fifty dollars for each day that the lockout exists.
- (2) Every person acting on behalf of an employer who declares or causes a lockout contrary to these regulations is guilty of an offence and liable on summary conviction to a fine not exceeding three hundred dollars.
- (3) Every trade union that declares or authorizes a strike contrary to these regulations is guilty of an offence and liable upon summary conviction to a fine not exceeding one hundred and fifty dollars for each day that the strike exists.
- (4) Every officer or representative of a trade union who contrary to these regulations, authorizes or participates in the taking of a strike vote of employees or declares or authorizes a strike contrary to these regulations is guilty of an offence and liable upon summary conviction to a fine not exceeding three hundred dollars.
- 42. Every person, trade union or employers' organization who does anything prohibited by these regulations or who refuses or neglects to do anything required by these regulations to be done by him is guilty of an offence and, except where some other penalty is by these regulations provided for the act, refusal or neglect is liable on summary conviction,

- (a) if an individual, to a fine not exceeding one hundred dollars; or
- (b) if a corporation, trade union or employers' organization, to a fine not exceeding five hundred dollars.
- 43.—(1) Where the Minister receives a complaint in writing from a party to collective bargaining that any other party to such collective bargaining has failed to comply with paragraph (a) of regulation fourteen or with paragraph (a) of regulation fifteen, he may refer the same to the Board.
- (2) Where a complaint from a party to collective bargaining is referred to the Board pursuant to sub-regulation one, the Board shall inquire into the complaint and may dismiss the complaint or may make an order requiring any party to such collective bargaining to do such things as in the opinion of the Board are necessary to secure compliance with paragraph (a) of regulation fourteen or paragraph (a) of regulation fifteen.
- (3) Every employer, employers' organization, trade union or other person in respect of whom an order is made under this regulation, shall comply with such order.
- 44.—(1) A person claiming to be aggreived because of an alleged violation of any of the provisions of these regulations may make a complaint in writing to the Minsiter and the Minister, upon receipt of such complaint, may require an Industrial Inquiry Commission appointed by him under this regulation to investigate and make a report to him in respect of the alleged violation.
- (2) The Minister may refer the matters involved to a Commission appointed by him to be designated as an Industrial Inquiry Commission, for investigation thereof, as the Minister deems expedient, and for report thereon; and shall furnish the Commission with a statement of the matters concerning which such inquiry is to be made, and, in the case of any inquiry involving any particular persons or parties, shall advise such persons or parties of the appointment.
- (3) Immediately following its appointment an Industrial Inquiry Commission shall inquire into the matters referred to it by the Minister and endeavour to carry out its terms of reference and shall report the result of its inquiries to the Minister within fourteen days of its appointment or such extension as the Minister may from time to time grant.
- (4) Upon receipt of a report pursuant to subregulation one, the Minister shall furnish a copy to each of the parties affected and if the Minister considers it desirable to do so, shall publish the same in such manner as he sees fit.
- (5) The Minister shall take into account any report made pursuant to this regulation or any action taken by the Board upon a complaint referred to it under these regulations in granting or refusing to grant consent to prosecute under regulation forty-six.
- (6) An Industrial Inquiry Commission shall consist of one or more members appointed by the Minister and regulations thirty-three and thirty-four shall apply, *mulatis mulandis*, as though enacted in respect of that Commission and the Commission may determine its own procedure but shall give full opportunity to all parties to present evidence and make representations.
- 45.—(1) A prosecution for an offence under these regulations may be brought against an employers' organization or a trade union and in the name of the organization or union and for the purpose of such a prosecution a trade union or an employers' organization shall be deemed to be a person, and any act or thing done or omitted by an officer or agent of an employers'

organization or trade union within the scope of his authority to act on behalf of the organization or union shall be deemed to be an act or thing done or omitted by the employers' organization or trade union.

- (2) An information or complaint in respect of a contravention of the provisions of these regulations may be for one or more offences, and no information, complaint, warrant, conviction or other proceedings in a prosecution is objectionable or insufficient by reason of the fact that it relates to two or more offences.
- 46.—(1) No prosecution for an offence under these regulations shall be instituted except with the consent in writing of the Minister.
- (2) A consent by the Minister indicating that he has consented to the prosecution of a person named therein for an offence under these regulations alleged to have been committed, or in the case of a continuing offence, alleged to have commenced, on a date therein set out, shall be a sufficient consent for the purposes of this regulation to the prosecution of the said person for any offence under these regulations committed by or commencing on the said date.

General

- 47. For the purposes of these regulations, an application to the Board or any notice or any collective agreement may be signed, if it is made, given or entered into
 - (a) by an employer who is an individual, by the employer himself;
 - (b) where several individuals, who are jointly employers, by a majority of the said individuals;
 - (c) by a corporation, by one of its authorized managers or by one or more of the principal executive officers;
 - (d) by a trade union or employers' organization, by the president and secretary or by any two officers thereof or by any person authorized for such purpose by resolution duly passed at a meeting thereof.
- 48 .—(1) For the purpose of these regulations, and of any proceedings taken thereunder, any notice or other communication sent by registered mail shall be presumed, unless the contrary is proved, to have been received by the addressee in the ordinary course of mail.
- (2) A document may be served or delivered for the purposes of these regulations or any proceedings thereunder in the manner prescribed by the rules of procedure of the Board.
- 49.—(1) Any document purporting to contain or to be a copy of any decision, direction or order of the Board, and purporting to be signed by a member of the Board, or the Registrar, shall be accepted by any court as evidence of the decision, direction or order therein contained of which it purports to be a copy.
- (2) A certificate purporting to be signed by the Minister or his Deputy or by an official in his department stating that a report, request or notice was or was not received or given by the Minister pursuant to these regulations, and if so received or given, the date upon which it was so received or given, shall be *prima facie* evidence of the facts stated therein without proof of the signature or of the official character of the person appearing to have signed the same.
- 50. Failure of a Conciliation Officer or Conciliation Board to report to the Minister within the time provided in these regulations shall not invalidate the proceedings of the Conciliation Officer or Conciliation Board or terminate the authority of the Conciliation Board under these regulations.

51. No proceeding under these regulations shall be deemed invalid by reason of any defect in form or any technical irregularity.

Information

- 52.—(1) Each of the parties to a collective agreement shall forthwith upon its execution file one copy with the Minister.
- (2) The Board may direct any trade union or employers' organization which is a party to any application for certication, or is a party to an existing collective agreement, to file with the Board
 - (a) a statutory declaration signed by its President or Secretary stating the names and addresses of its officers; and
 - (b) a copy of its constitution and by-laws;

and the trade union or employers' organization shall comply with the direction within the time prescribed by the Board.

Remuneration

- 53.—(1) The members of a Conciliation Board shall be remunerated for their services as follows,—
 - (a) to a member other than the chairman, an allowance of five dollars a day for not more than three days during which he is engaged in considering the recommendation of a person to be the third member of the Board; and
 - (b) to each member, including the chairman, an allowance at the rate of twenty dollars for each day,—
 - (i) present when the Board sits;
 - (ii) necessarily spent travelling from his place of residence to a meeting of the Board and returning therefrom; and
 - (iii) not exceeding two days engaged in completing the Board's report.
- (2) Each member of a Conciliation Board shall be paid his actual necessary travelling expenses for each day that he spends in travelling from his place of residence to a meeting of the Board and returning therefrom.
- (3) All expenses of a Conciliation Board, including expenses for transportion incurred by the members thereof or by persons engaged, under its orders, in making investigations under these regulations, salaries of employees and agents, and fees and mileage to witnesses, shall be allowed and paid upon the presentation of itemized vouchers therefor, approved by the chairman of the Conciliation Board and forwarded by the chairman to the Minister.
- 54. A member of an Industrial Inquiry Commission shall be paid remuneration and expenses at the rate applicable to a member of a Conciliation Board.
- 55. Every person who is summoned by a Conciliation Board or a member thereof or by an Industrial Inquiry Commission and duly attends as a witness shall be entitled to an allowance for expenses determined in accordance with the scale for the time being in force with respect to witnesses in the Supreme Court of Ontario, and in any event, he shall be entitled to not less than four dollars a day.

Sta.f

56. The Minister may provide a Conciliation Board, or Industrial Inquiry Commission with a secretary, stenographer, and such clerical or other assistance as to the Minister seems necessary for the performance of its duties and fix their remuneration.

51

Penalties

57. The penalties imposed under these regulations shall be recoverable under *The Summary Convictions Act* or any amendment thereto or substitution therefor and be paid to the Treasurer of Ontario and by him be paid into the Consolidated Revenue Fund.

Revocation

58. Ontario Regulations 47/47 and 31/48 are revoked.

(2476)

THE LABOUR RELATIONS ACT, 1948

O. Reg. 280/48. Replacing O. Reg. 48/47. Rules of Procedure. Made—7th December, 1948. Approved—9th December, 1948. Filed—11th December, 1948, 12 noon.

RULES MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT, 1948

INTERPRETATION

- 1.—(1) In these rules,—
- (a) "file" means file with the Board; and
- (b) "person" includes partnership, corporation, employers' organization and trade union.
- (2) Except as in subrule 1, expressions defined in *The Labour Relations Act, 1948*, or the regulations made thereunder, shall have the same meaning when used in these rules.

APPLICATIONS

2. A proceeding before the Board shall be commenced by an application verified by affidavit in form 1 and filed.

APPLICATION FOR CERTIFICATION

- 3.—(1) An application to be certified as a bargaining agent shall be in form 2.
- (2) The applicant shall file the application and an affidavit in form 1.

APPLICATION FOR REVOCATION OF CERTIFICATION

4. An application for revocation of certification as a bargaining agent shall be in form 3.

APPLICATION TO PRESCRIBE FINAL-SETTLEMENT PROVISION

- 5.—(1) An application to prescribe a provision for final settlement of differences concerning the meaning or violation of a collective agreement shall be in form 4.
- (2) The applicant shall file the application and a copy of the collective agreement.

NOTICE OF FILING APPLICATION

6. Upon the filing of an application, the Registrar shall forthwith serve upon the respondent named in the application, a copy of the application and a notice of filing of application in form 5.

- 7.—(1) Where an application for certification is filed, the Registrar shall issue to the respondent an appropriate number of copies of the application and of a notice of filing of application in form 6, and the respondent shall post forthwith and keep posted upon his premises for 5 days the application and notice in a conspicuous place or places where they are most likely to come to the attention of all employees who may be affected by the application.
- (2) Forthwith after the expiration of the period of 5 days, the respondent shall file an affidavit of posting in form 7.
- (3) The Registrar shall issue to any trade union named in the application as claiming to represent or to be the bargaining agent or the certified bargaining agent of any employee who may be affected by the application, a copy of the application and a notice of filing of application in form 8.
- (4) The Registrar shall issue to any trade union not named in the application but known to him as claiming to represent or to be the bargaining agent or the certified bargaining agent of any employee who may be affected by the application, a copy of the application and a notice of filing of application in form 9.
- 8. Where an application for revocation of certification of a bargaining agent is filed, the Registrar shall issue to the employer concerned a copy of the application and a notice of filing of application in form 10.

REPLY TO APPLICATION

- 9.—(1) Every respondent upon whom a copy of an application for certification and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in form 11, verified by affidavit in form 1.
- (2) Every respondent upon whom a copy of an application for revocation of certification and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in form 12, verified by affidavit in form 1.
- (3) Every respondent upon whom a copy of an application to prescribe final-settlement procedure and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in form 13, verified by affidavit in form 1.
- (4) Upon the filing of a reply, the Registrar shall forthwith serve a copy thereof upon the applicant and an intervener, if any.

INTERVENTION

- 10.—(1) In a proceeding for certification of a bargaining agent any employee or group of employees who may be affected by the application, or any trade union claiming to represent or to be the bargaining agent or the certified bargaining agent of any employee who may be affected by the application shall, within 5 days after the posting of the notice referred to in subrule 1 of rule 7, inclusive of the day of posting, file an intervention, if any, in form 14, verified by affidavit in form 1, setting out the grounds upon which the employee or group of employees or trade union or bargaining agent or certified bargaining agent claims to be interested in the proceeding.
- (2) Where the intervener is a trade union claiming to be entitled to certification as the bargaining agent of any employee who may be affected by the application, the intervener shall file the intervention, and an intervener's application for certification, if any, in form 15, verified by affidavit in form 1
- (3) Upon the filing of an intervention, the Registrar shall forthwith serve a copy thereof and of the accom-

panying application, if any, upon each of the parties to the proceeding.

- (4) Where, in the opinion of the Registrar, the unit proposed in an intervener's application differs substantially from that proposed in the applicant's application, the provisions of rule 7 shall apply.
- 11.—(1) In a proceeding for revocation of certification of a bargaining agent the employer shall, within 7 days after service upon him, inclusive of the day of service, of a copy of the application and a notice of filing of application, file an intervention, if any, in form 16, verified by affidavit in form 1, setting out the grounds upon which he claims to be interested in the proceeding.
- (2) Upon the filing of an employer's intervention, the Registrar shall forthwith serve a copy thereof upon each of the parties to the proceeding.

NOTICE OF HEARING

- 12. After the expiration of the time for receiving a report or for filing reply, intervention or statement of objections, as the case may be, the Registrar shall serve a notice of hearing in form 17 upon each of the parties to the proceeding, not less than 7 clear days from the date fixed in the notice.
- 13.—(1) Where any person served with a notice of hearing fails to attend upon the hearing or any adjournment thereof, the Board may proceed in his absence.
- (2) If on any hearing it appears that any person to whom notice has not been given should have had notice, the Board may adjourn the hearing in order that notice may be given to that person.

REFERENCES AND REPORTS

- 14.—(1) The Board may, at any time after an application has been filed, refer any matter arising thereunder to the Registrar or to any other person in this rule referred to as an "examiner" for a report.
- (2) Where any reference is made under subrule 1, the Registrar shall serve upon each of the parties to the proceedings a notice of making of reference in form 18.
- (3) Where any reference is made to the Registrar or to an examiner under subrule 1, he may act thereunder at such time and at such place as may be necessary or convenient.
- (4) Where the reference is made before the issue of the notice of hearing under rule 12, the Registrar or the examiner, as the case may be, shall file his report with the Board at the time and place fixed for the hearing of the application and the report shall constitute evidence submitted at the hearing.
- (5) Where the reference is made after the hearing, the Registrar or the examiner, as the case may be, shall file his report with the Board immediately upon its completion.
- (6) Forthwith upon the completion of a report of the Registrar, whether it is to be filed at or after the hearing, the Registrar shall serve upon each of the parties to the proceeding a copy of the report and a notice of filing of report in form 19.

TAKING OF VOTES

15. Where the Board directs the taking of a vote and refers the matter to the Registrar under rule 14, the Registrar shall, subject to any provisions contained in the reference,—

- (a) arrange for taking the vote by secret ballot of the employees in the constituency or constituencies specified by the Board in the reference;
- (b) arrange for taking the vote on the premises of the employer during working hours, if practicable; or if not practicable, in any other manner approved by the Board;
- (c) settle the list of employees to be used for the purposes of the vote;
- (d) settle the form of the ballot;
- (e) settle the date and hour for taking of vote;
- (f) prepare notices of the taking of the vote and direct posting thereof by the employer on his premises;
- (g) act as the returning officer or appoint a returning officer;
- (h) appoint such deputy returning officer and poll clerks as he may deem necessary; and
- (i) fix the number and location of the polling places;

and may give any directions he may deem necessary with respect to the segregation of ballots and for the proper conduct of the vote.

- 16.—(1) A party having any objection to confirmation of a report of the Registrar shall, within 7 days after service upon him, inclusive of the day of service, of a copy of the report and notice of filing of the report, file a statement of objections in form 20 containing a concise statement of the objections which he intends to raise before the Board, and no other objections shall be raised except by leave of the Board.
- (2) Upon the filing of a statement of objections, the Registrar shall serve a copy thereof upon all other parties to the proceedings.
- (3) Where a statement of objections has been filed under subrule 1, the Registrar shall serve upon each of the parties to the proceedings a notice of the hearing by the Board of the objections to the report in form 17.
- (4) Unless within 7 days after service upon the parties, inclusive of the day of service, of a copy of the report and notice of filing thereof a statement of objections has been filed, the report shall be deemed to be confirmed and may thereupon be accepted by the Board as evidence.

SIGNING OF ORDERS, ETC.

17. The orders, decisions and rulings of the Board shall be signed by the chairman on behalf of the Board.

AMENDMENTS

- 18.—(1) An application, reply, intervention or statement of objections may be amended at the hearing by leave of the Board, upon such terms and conditions as the Board may deem advisable.
- (2) No proceeding under these rules shall be deemed invalid by reason of any defect in form or any technical irregularity.

AFFIDAVITS

- 19.—(1) Where an affidavit is required to be made under these rules it shall be made,—
 - (a) by an individual;
 - (b) in the case of a partnership, by any member thereof; and

(c) in the case of a corporation, employers' organization or trade union, by any responsible officer or official thereof.

SUMMONING WITNESSES

20. A summons under subsection 7 of section 3 of the Act shall be in form 21.

SERVICE OF PAPERS

- 21.—(1) Where the Registrar is required to serve any notice, report, document or paper, he shall serve it personally, or by sending it by prepaid registered mail to the person to be served at his address set forth in the application, reply, intervention or statement of objections and that service shall be deemed to have been made on the day of mailing.
- (2) Where the name and address of a solicitor or agent of any party to a proceeding is endorsed on or is shown in an application, reply, intervention or statement of objections, any notice, report, document or paper required to be served upon the party may be served upon the solicitor or agent at his address.

ENLARGING OR ARRIDGING TIME

- 22.—(1) The Board may, if it deems it advisable in the interests of justice, adjourn any hearing for such time and to such place, and upon such terms as it may think fit.
- (2) The Board may enlarge the time prescribed by these rules for doing any act, filing any notice, report, document or paper or taking any proceeding and may exercise the power although application therefor is not made until after the expiration of the time prescribed.
- (3) Where it is satisfied that such a course is necessary or convenient in the public interest, the Board may abridge the time prescribed by these rules for doing any act, filing any notice, report, document or paper or taking any proceeding.
- 23. The Registrar may enlarge the time prescribed by these rules for filing any document or paper by a party and may exercise the power although application therefor is not made until after the expiration of the time prescribed.

GENERAL

24. As to all matters not provided for in these rules, the practice shall be regulated by analogy thereto.

REVOCATION

25. Ontario Regulations 48/47 are revoked.

ONTARIO LABOUR RELATIONS BOARD.

P. M. Draper,
Chairman.
G. Russell Harvey,
W. J. Corbett,
E. N. Davis,
David B. Archer,
Members.

FORM 1

The Labour Relations Act, 1948

AFFIDAVIT OF VERIFICATION

Before the Ontario Labour Relations Board

Between:

—and—

Applicant, Respondent.

I,.....of the.....of...of....in the Province of Ontario, make oath and say that:

sonal knowledge of the matters set forth in the attached application or reply, or intervention

2. All statements contained therein are to the best of my knowledge, information and belief true.

SWORN before me at the of in the of this day of A.D. 19 .

A Notary Public, Commissioner for taking Affidavits, a Justice of the Peace, etc.

FORM 2

The Labour Relations Act, 1948

APPLICATION TO BE CERTIFIED

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

The applicant applies to the Ontario Labour Relations Board to be certified as bargaining agent of the employees of the respondent in the unit described hereunder.

The applicant states:

- 1. (a) name of applicant;
 - (b) address of applicant:
 - (c) address of applicant for service:
 - (d) name of respondent:
 - (e) address of respondent:
- 2. The applicant is an organization of employees formed for the purpose of regulating relations between employers and employees and is not employer dominated.
 - 3. General nature of the respondent's business:
- 4. Approximate total number of employees of the respondent:
- 5. Detailed description of the unit of employees of the respondent which the applicant claims to be appropriate for collective bargaining:
 - 6. Approximate number of employees in the unit:
- 7. The name and address of any trade union known to the applicant as claiming to represent or to be the bargaining agent or the certified bargaining agent of any employee who may be affected by this application:

Between:

- 8. The date of any certification of a bargaining agent of any employee who may be affected by this application:
- 9. A brief statement as to any existing or recentlyexpired collective agreement between the respondent and a bargaining agent of any employee who may be affected by this application:
- 10. A brief statement of any provision of the collective agreement relating to its duration, renewal or termination:
 - 11. Any other relevant facts:

Dated at this day of

name of applicant

FORM 3

The Labour Relations Act, 1948

APPLICATION FOR REVOCATION OF CERTIFICATION

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The applicant applies to the Ontario Labour Relations Board to revoke the certification of the respondent as the bargaining agent of the employees in the unit for which it was certified.

The applicant states:

- 1. (a) name of applicant:
 - (b) address of applicant:
 - (c) name of respondent:
 - (d) address of respondent:
 - (e) name of employer of employees in the unit:
 - (f) address of employer of employees in the unit:
- 2. General nature of employer's business:
- 3. Approximate total number of employees of employer:
- 4. Detailed description of the unit:
- 5. Approximate number of employees in the unit:
- 6. The date of the certification of the respondent as the bargaining agent of the employees in the unit:
- 7. A brief statement as to any existing or recentlyexpired collective agreement between the respondent and the employer in respect of the employees in the unit:
- 8. A brief statement of any provision of the collective agreement relating to its duration, renewal or termination:
 - 9. Any other relevant facts:

FORM 4

The Labour Relations Act, 1948

APPLICATION TO PRESCRIBE FINAL-SETTLEMENT PROCEDURE

Before the Ontario Labour Relations Board

Applicant,

-and-

Respondent.

The applicant applies to the Ontario Labour Relations Board to prescribe a provision for final settlement of differences concerning the meaning or violation of the collective agreement between the parties hereto, a copy of which is attached.

The applicant states:

- 1. (a) name of applicant:
 - (b) address of applicant:
 - (c) name of respondent:
 - (d) address of respondent:
- 2. Approximate number of employees affected by the collective agreement:
 - 3. Proposed final-settlement provision:

Dated at this day of

name of applicant

FORM 5

The Labour Relations Act, 1948

NOTICE OF FILING OF APPLICATION

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

TO THE RESPONDENT.

TAKE NOTICE that the applicant,...., has filed with the Ontario Labour Relations Board an application, a copy of which is attached, to (here set out in short form the nature of the application)

AND FURTHER TAKE NOTICE that you shall cause your reply thereto, if any, verified by affidavit, to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within 7 days after service of this notice, inclusive of the day of service, and in default of your so doing, you will not be entitled to notice of any further proceedings herein and the Board may proceed in your absence.

Issued this day of , 19

Registrar

FORM 6

The Labour Relations Act, 1948

NOTICE OF FILING OF APPLICATION

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

TO THE EMPLOYEES OF

TAKE NOTICE that the applicant, has filed with the Ontario Labour Relations Board an application, a copy of which is attached, to (here set out in short form the nature of the application)

AND FURTHER TAKE NOTICE that if you or any of you claim to be interested in the proceeding upon the application, you shall cause an intervention, verified by affidavit, to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within 5 days after the posting of this notice, including of the day of sections and independent of the posting of the posting of the section and independent of the posting of the section and independent of the section and independent of the posting of the section and independent inclusive of the day of posting, and in default of your so doing, you will not be entitled to notice of any further proceedings herein, and the Board may proceed in your absence.

, 19 Issued this day of Registrar

FORM 7

The Labour Relations Act, 1948

AFFIDAVIT OF POSTING

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

of, make oath and say:

....named as the respondent in an

name of respondent application and notice of filing of application in which
......is named as the applicant, a..
name of applicant
copy of each of which is attached.

2. That I did on the......day of....., 19..., post upon the premises of the respondentcopies of the application and of the notice number

of filing of application in conspicuous places where they were most likely to come to the attention of all employees who may be affected by the application.

3. The notice and application were kept so posted for 5 days.

SWORN before me at the of in the of , this day of A.D. 19

A Notary Public, a Commissioner for taking Affidavits, a Justice of the Peace, etc.

FORM 8

The Labour Relations Act, 1948

NOTICE OF FILING OF APPLICATION

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

TO:

TAKE NOTICE that the applicant, has filed with the Ontario Labour Relations Board an application, a copy of which is attached, to (here set out in short form the nature of the application)

AND TAKE NOTICE that the application describes you as being a trade union claiming to represent or to be the bargaining agent of or the certified bargaining agent of any employee who may be affected by the application. Copies of the application and of a notice of filing of application were transmitted to the respondent for posting on the day of

AND TAKE NOTICE that if you claim to be interested in the proceeding upon the application, you shall cause an intervention, verified by affidavit, to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within 7 days after service of this notice, inclusive of the day of service, and in default of your so doing, you will not be entitled to notice of any further proceedings herein, and the Board may proceed in your absence.

AND FURTHER TAKE NOTICE that if you wish to apply to the Board to be certified as bargaining agent of any employee who may be affected by the application, you shall file with the Board the intervention and an intervener's application to be certified, verified by affidavit.

, 19 . Issued this day of Registrar

FORM 9

The Labour Relations Act, 1948

NOTICE OF FILING OF APPLICATION

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

TAKE NOTICE that the applicant, has filed with the Ontario Labour Relations Board an application, a copy of which is attached, to (here set out in short form the nature of the application)

AND TAKE NOTICE that copies of the application and of a notice of filing of application were transmitted to the respondent for posting on the day of , 19 .

AND TAKE NOTICE that if you claim to be interested in the proceeding upon the application, you shall cause an intervention, verified by affidavit, to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within 7 days after service of this notice, inclusive of the day of service, and in default of your so doing, you will not be entitled to notice of any further proceedings herein, and the Board may proceed in your absence.

AND FURTHER TAKE NOTICE that if you wish to apply to the Board to be certified as bargaining agent of any employee who may be affected by the application, you shall file with the Board the intervention and an intervener's application to be certified, verified by affidavit.

FORM 10

The Labour Relations Act, 1948

NOTICE OF FILING APPLICATION

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

TO:

TAKE NOTICE that the applicant, , has filed with the Ontario Labour Relations Board an application, a copy of which is attached, to revoke the certification of the respondent as the bargaining agent of your employees in the unit for which it was certified.

AND FURTHER TAKE NOTICE that if you claim to be interested in the proceeding upon the application, you shall cause an intervention, verified by affidavit, to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within 7 days after service of this notice, inclusive of the day of service, and in default of your so doing, you will not be entitled to notice of any further proceedings herein, and the Board may proceed in your absence.

Issued this day of , 19
Registrar

FORM 11

The Labour Relations Act, 1948

REPLY TO APPLICATION TO BE CERTIFIED

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

The respondent replies to the application to be certified as follows:

- 1. (a) name of respondent:
 - (b) address of respondent:
- 2. General nature of the respondent's business:
- 3. Total number of employees of the respondent:
- 4. Number of employees in the unit claimed by the applicant to be appropriate for collective bargaining:
- 5. Detailed description of the unit of employees of the respondent which the respondent claims to be appropriate for collective bargaining:
- 6. Number of employees in the unit claimed by the respondent to be appropriate for collective bargaining:
- 7. The name and address of any trade union known to the respondent as claiming to represent or to be the bargaining agent or the certified bargaining agent of any employee who may be affected by the application:
- 8. The date of any certification of a bargaining agent of any employee who may be affected by the application:
- 9. A brief statement as to any existing or recentlyexpired collective agreement between the respondent and a bargaining agent of any employee who may be affected by this application:
- 10. A brief statement of any provision of the collective agreement relating to its duration, renewal or termination:
 - 11. Any other relevant facts:

Dated at this day of name of respondent

FORM 12

The Labour Relations Act, 1948

REPLY TO APPLICATION FOR REVOCATION OF CERTIFICATION

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

The respondent replies to the application for revocation of certification as follows:

- 1. (a) name of respondent:
 - (b) address of respondent:
 - (c) name of employer of employees in the unit described in the application:
 - (d) address of employer:
- 2. General nature of the employer's business:
- 3. Approximate total number of employees of the employer:

- 4. Detailed description of the unit:
- 5. Approximate number of employees in the unit:
- 6. The date of the certification of the respondent as the bargaining agent of the employees in the unit:
- 7. A brief statement as to any existing or recentlyexpired collective agreement between the respondent and the employer in respect of the employees in the unit:
- 8. A brief statement of any provision of the collective agreement relating to its duration, renewal or termination:
 - 9. Any other relevant facts:

Dated at this day of .

name of respondent

FORM 13

The Labour Relations Act, 1948

REPLY TO APPLICATION TO PRESCRIBE A FINAL-SETTLEMENT PROVISION

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

The respondent replies to the application to prescribe a final-settlement provision as follows:

- 1. (a) name of respondent:
 - (b) address of respondent:
- 2. Approximate number of employees affected by the collective agreement:
 - 3. Effective date of the collective agreement:
- 4. Final-settlement provision proposed by respondent:

Dated at , 19 . this day of name of respondent

FORM 14

The Labour Relations Act, 1948

INTERVENTION

Before the Ontario Labour Relations Board
Between:

Applicant,

-and-

Respondent.

name of intervener for certification.

The intervener is,-

- (a) an employee;
- (b) a group of employees;
- (c) a trade union claiming,-
 - (i) to represent any employee;
 - (ii) to be the bargaining agent of any employee; or
 - (iii) to be the certified bargaining agent of any employee,

who may be affected by the application.

The intervener claims to be interested in the proceeding upon the following grounds:

Dated at this day of name of intervener

*strike out clauses not applicable.

FORM 15

The Labour Relations Act, 1948

APPLICATION FOR CERTIFICATION BY INTERVENER

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent.

The intervener applies to the Ontario Labour Relations Board to be certified as bargaining agent of the employees of the respondent in the unit described hereunder.

The intervener states:

- 1. (a) name of intervener:
 - (b) address of intervener:
- 2. Detailed description of the unit of employees of the respondent which the intervener claims to be appropriate for collective bargaining:
 - 3. Approximate number of employees in the unit:
- 4. The name and address of any trade union known to the intervener as claiming to represent or to be the bargaining agent or the certified bargaining agent of any employee who may be affected by this application or by the application of the applicant:
- 5. The date of any certification of a bargaining agent of any employee who may be affected by this application or by the application of the applicant:
- 6. A brief statement as to any existing or recentlyexpired collective agreement between the respondent and a bargaining agent of any employee who may be affected by this application or by the application of the applicant:

7. A brief statement of any provision of the collective agreement relating to its duration, renewal or termination: 8. Any other relevant facts: Dated at	2004 THE ONTAR	IO GAZETTE
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TO: made under the reference by the Board dated the day of 19, a copy of which is attached, was filed with the Board on the day of 19.	—and—	10:
day of , 19 , a copy of which is attached, was filed with the Board on the day of , 19	Intervener.	
day of , 19 .	TO:	day of , 19 , a copy of
	TAKE NOTICE of the hoosing by the Board of	
AND FURTHER TAKE NOTICE that the report will be confirmed 7 days after service of this notice	TAKE NOTICE of the hearing by the Board of	
at the Board Room, 15 Queen's Park Crescent, Toonto, Ontario, onday, the day of a statement of objections is filed with the Board at it		inclusive of the day of service, unless within that tim
o'clock in the Parliament Buildings, Queen's Parl Toronto, by one of the parties hereto.	, 19 , at °o'clock in the	office in the Parliament Buildings, Queen's Parl

Registrar

DATED at Toronto this

day of

Registrar

.....noon.

DATED at Toronto this day of

FORM 20

The Labour Relations Act, 1948 STATEMENT OF OBJECTIONS

Before the Ontario Labour Relations Board

Between:

Applicant,

-and-

Respondent,

---and---

Intervener.

The...... objects to. applicant, respondent or intervener confirmation of the report of the Registrar filed on the day of , 19 .

The objections are as follows:

, 19

Dated at

this

day of

name of applicant, respondent or intervener

FORM 21

The Labour Relations Act, 1948

SUMMONS

Before the Ontario Labour Relations Board

Between:

Applicant,

--and--

Respondent,

-and-

Intervener.

TO:

You are summoned and required to attend before the Ontario Labour Relations Board at a hearing to be held at the Board Room, 15 Queen's Park Crescent, in the City of Toronto, on......day, the day of , 19 , at the hour of... o'clock in thenoon, to give evidence on oath touching the matters in question in this proceeding, and to bring with you and produce at that time and place

member of the Board

(2477)

51

THE WORKMEN'S COMPENSATION ACT

O. Reg. 281/48.
Amending O. Reg. 235/44.
Class 20.
Made—3rd December, 1948.
Approved—9th December, 1948.
Filed—11th December, 1948, 12 noon.

REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

- 1. Schedule 1 of the Act as made by Ontario Regulations 235/44 is amended by adding junk-yards to Class 20.
- 2. Clause 1 of regulation 3 of Ontario Regulations 235/44 is revoked.
- 3. These regulations shall come into force on the 1st day of January, 1949.

Made this 2nd day of December, 1948.

E. E. HAUM, Chairman.

C. P. JOHNSTON, Secretary.

(2478)

51



Publications Under The Regulations Act, 1944

DECEMBER 25th, 1948

THE INDUSTRIAL STANDARDS ACT

O. Reg. 282/48.
Schedule for the Painting and Decorating Industry in the Cornwall Zone.
New.

Made—9th December, 1948. Filed—13th December, 1948, 3.30 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. The schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE CORNWALL ZONE

1. No work shall be performed in the painting and decorating industry in the Cornwall zone except in accordance with this schedule.

HOURS OF WORK

- 2.—(1) The regular working periods for all employers and employees in the painting and decorating industry shall be,—
 - (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days; and
 - (b) a regular working-day consisting of not more than,—
 - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.; and
 - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon.
- (2) Where the work is of such a nature that it cannot be performed during the hours set forth in clause *b* of subsection 1, it may be done at night where an employee does not work more than 8 hours on any night shift, and this work shall be known as night work.

MINIMUM RATES OF WAGES

- 3. The minimum rates of wages shall be for,-
- (a) work performed during the regular working periods,—
 - (i) \$1.05 an hour for spray-painting; and
 - (ii) 95 cents an hour for all other work; and
- (b) night work,-
 - (i) \$1.15 an hour for spray-painting; and
 - (ii) \$1.05 an hour for all other work.

OVERTIME WORK

4. Except as provided in sections 2 and 3 an employee who performs any work in the industry shall be deemed to be doing overtime work.

- 5.—(1) Except as provided in section 2 with the addition of one-hour overtime no work shall be performed in the industry without a permit authorizing the work from the advisory committee.
 - (2) Except,-
 - (a) in cases of extreme necessity where life or property is jeopardized; or
 - (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no permit shall be issued for work to be performed on Saturday after 12 noon, Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Labour Day, Thanksgiving Day and Christmas Day.

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 6. The minimum rates of wages for overtime work shall be,—
 - (a) for the first 4 hours' overtime work performed between 8 a.m. Monday and 12 noon the following Saturday,—
 - (i) \$1.57½ an hour for spray-painting; and
 - (ii) \$1.421/2 an hour for all other work; and
 - (b) for all other overtime work including overtime work performed on the days in subsection 2 of section 5,—
 - (i) \$2.10 an hour for spray-painting; and
 - (ii) \$1.90 an hour for all other work.

ADVISORY COMMITTEE

7. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped.

(2494)

52

THE CHEESE AND HOG SUBSIDY ACT, 1948

O. Reg. 283/48. Hog Subsidy. Revoking O. Reg. 76/48. Made—16th December, 1948. Filed—17th December, 1948, 12.05 p.m.

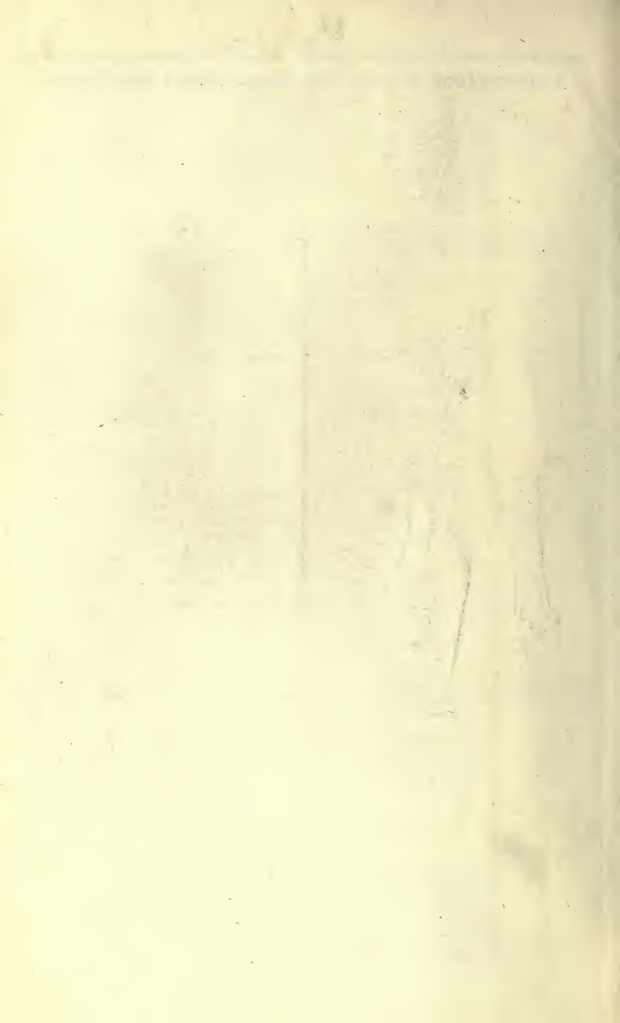
REGULATIONS MADE UNDER THE CHEESE AND HOG SUBSIDY ACT, 1941, AS CONTINUED BY THE CHEESE AND HOG SUBSIDY ACT, 1948

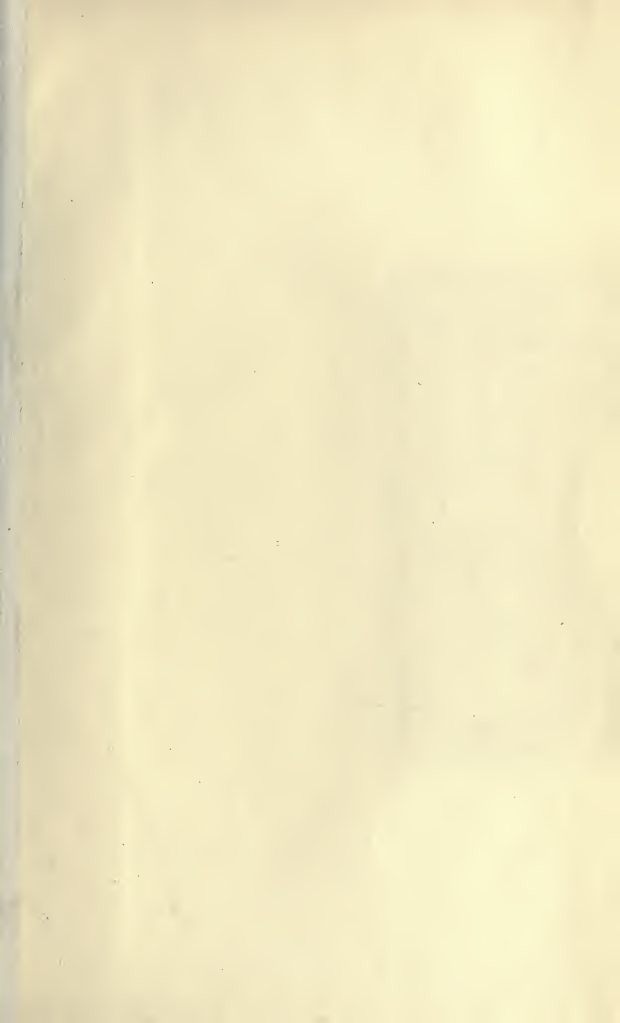
HOG SUBSIDY

- 1. Ontario Regulations 76/48 are revoked.
- 2. These regulations shall come into force on the 1st of January, 1949.

(2534)

52







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